

<b>SOLICITATION, OFFER AND AWARD</b>			1. THIS CONTRACT IS A RATED ORDER UNDER DPAS (15 CFR 700)		▶	RATING	PAGE	OF	PAGES
2. CONTRACT NUMBER		3. SOLICITATION NUMBER		4. TYPE OF SOLICITATION		5. DATE ISSUED		6. REQUISITION/PURCHASE NUMBER	
				<input type="checkbox"/> SEALED BID (IFB) <input type="checkbox"/> NEGOTIATED (RFP)					
7. ISSUED BY				CODE	8. ADDRESS OFFER TO (If other than Item 7)				

**NOTE:** In sealed bid solicitations "offer" and "offeror" mean "bid" and "bidder".

### SOLICITATION

9. Sealed offers in original and \_\_\_\_\_ copies for furnishing the supplies or services in the Schedule will be received at the place specified in Item 8, or if handcarried, in the depository located in \_\_\_\_\_ until \_\_\_\_\_ local time \_\_\_\_\_ (Hour) \_\_\_\_\_ (Date)

CAUTION - LATE Submissions, Modifications, and Withdrawals: See Section L, Provision No. 52.214-7 or 52.215-1. All offers are subject to all terms and conditions contained in this solicitation.

10. FOR INFORMATION CALL: ▶	A. NAME	B. TELEPHONE (NO COLLECT CALLS)		C. E-MAIL ADDRESS
		AREA CODE	NUMBER	EXT.

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### OFFER (Must be fully completed by offeror)

NOTE: Item 12 does not apply if the solicitation includes the provisions at 52.214-16, Minimum Bid Acceptance Period.

12. In compliance with the above, the undersigned agrees, if this offer is accepted within \_\_\_\_\_ calendar days (60 calendar days unless a different period is inserted by the offeror) from the date for receipt of offers specified above, to furnish any or all items upon which prices are offered at the price set opposite each item, delivered at the designated point(s), within the time specified in the schedule.

13. DISCOUNT FOR PROMPT PAYMENT (See Section I, Clause No. 52.232-8)	10 CALENDAR DAYS (%)	20 CALENDAR DAYS (%)	30 CALENDAR DAYS (%)	CALENDAR DAYS (%)

14. ACKNOWLEDGMENT OF AMENDMENTS (The offeror acknowledges receipt of amendments to the SOLICITATION for offerors and related documents numbered and dated):	AMENDMENT NO.	DATE	AMENDMENT NO.	DATE

15A. NAME AND ADDRESS OF OFFEROR	CODE	FACILITY	16. NAME AND TITLE OF PERSON AUTHORIZED TO SIGN OFFER (Type or print)

15B. TELEPHONE NUMBER	<input type="checkbox"/> 15C. CHECK IF REMITTANCE ADDRESS IS DIFFERENT FROM ABOVE - ENTER SUCH ADDRESS IN SCHEDULE.	17. SIGNATURE	18. OFFER DATE
AREA CODE NUMBER EXT.			

### AWARD (To be completed by Government)

19. ACCEPTED AS TO ITEMS NUMBERED	20. AMOUNT	21. ACCOUNTING AND APPROPRIATION

22. AUTHORITY FOR USING OTHER THAN FULL AND OPEN COMPETITION: <input type="checkbox"/> 10 U.S.C. 2304(c) ) <input type="checkbox"/> 41 U.S.C. 253(c) ( )	23. SUBMIT INVOICES TO ADDRESS SHOWN IN (4 copies unless otherwise specified) ▶ ITEM

24. ADMINISTERED BY (If other than Item 7)	25. PAYMENT WILL BE MADE BY
CODE	CODE

26. NAME OF CONTRACTING OFFICER (Type or print)	27. UNITED STATES OF AMERICA  (Signature of Contracting Officer)	28. AWARD DATE

IMPORTANT - Award will be made on this Form, or on Standard Form 26, or by other authorized official written notice.

## Notes to Offeror

1. This contract is a firm-fixed price indefinite delivery/ indefinite quantity (IDIQ) contract written as a performance based contract and allows the Contracting Officer to take monetary consideration and/or make a negative notation on the Contractor's Past Performance when individual Acceptable Performance Levels (APLs) are not met. (See I.118 and APL attachment)
2. This contract is for various military and Government activities, which encompass several states. The contractor is cautioned that some bases/sites are closed on State holidays, alternate Mondays and Fridays, and/or work compressed time schedules. The contractor should contact each installation for specific hours and days of operation before setting up a pickup schedule.
3. This contract requires the transportation and disposal of RCRA wastes, non-RCRA wastes, Compressed Gas Cylinders, and Polychlorinated Biphenyls (PCBs)
4. Some waste ordered on this contract requires the contractor to furnish Certificates of Recycling and/or Certificates of Disposal. The contractor is cautioned to read the clauses on Demilitarization of Government Property, C.2.5; Compressed Gas Cylinders, C.2.3; PCBs C.2.2.
5. Publications and attachments applicable to this contract will be made available upon request. It should be noted that during the solicitation and life of this contract, the Government may make changes, additions, or deletions to those listed.
6. The contractor is cautioned that some requirements for information and plans are required before start of work on this contract, i.e., C.2.1.4.
7. This contract is made up of mostly small generators who fall under the Small Generator or Conditionally Exempt Small Quantity Generator status and requires the contractor to use actual waste pounds for the manifests, i.e., minus drum weight. See C.1.2.7. This is for waste reporting only, contractor will be paid based on the gross weight listed on the DD1155.
8. Generators have waste removed every other month alternating removal between the generators in Maine/New Hampshire and in New York/Vermont. See Clause C.1.

## SECTION B SUPPLIES OR SERVICES AND PRICES/COSTS

Ref No.	Title	Reference	Date
B .0	<u>CLAUSES INCORPORATED BY REFERENCE</u>	FAR 52.252-2	Feb 1998

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Also, the full text of a clause may be accessed electronically at this/these address(es):

<http://www.dla.mil/j-3/j-336/icps.htm>

<http://farsite.hill.af.mil/>

<http://www.arnet.gov/far/>

<http://www.drms.dla.mil/newproc/html/clauses.html>

B.1	<u>SERVICES</u>	DRMS 52.217-9R05	Mar 1993
B.2	<u>BASIC AND OPTION PERIOD PRICING</u>	DRMS 52.217-9R06	Mar 1993

(a) Pages 12 through 16 are the estimated generations for the 18-month base period. Pages 17 through 21 are the estimated generations for the first 18-month option period. Pages 22 through 26 are the estimated generations for the second 18-month option period.

(b) \$	18- month base period total
\$	18- month 1 <sup>st</sup> option period total
\$ _____	18- month 2 <sup>nd</sup> option period total
\$ _____	Total Contract, (Base, 1 <sup>st</sup> and 2 <sup>nd</sup> options)

B.4	<u>BASIC AND OPTION PERIOD UNIT PRICING</u>	DRMS 52.217-9R07	Jan 2000
B.5	<u>CONTRACT MINIMUM/MAXIMUM</u>	DRMS 52.217-9R08	Jul 2001

A. This is a firm-fixed price indefinite quantity contract. The minimum for the base period and each of the priced options shall be 10% of the estimated value of the period. The maximum for the base and each of the priced options shall be 300% of the estimated value of the period.

B. Clause F.10 allows the Government to unilaterally extend the contract for up to six (6) months at the end of either the base or any option period. The per month minimum and maximum guarantee under the extension shall be computed by applying the same percentage as above to a monthly estimated price derived from the total estimated value for the period.

Pick-Up Locations  
POC: Lester Leith, DRMO Portsmouth  
Comm: 207-438-4513  
DSN: 684-4513  
Cell: 207-475-5590

**NEW HAMPSHIRE**

NH Army National Guard\*  
4 Pembroke Road  
Concord, NH 03301  
EPA ID#: NH5690307959

US Coast Guard Station\*  
25 Wentworth Avenue  
Portsmouth Harbor  
New Castle, NH 03854  
EPA ID#: NH5690307959

Concord State Military Reservation\*  
Whse, CSMS, Associated Units  
4 Pembroke Road  
Concord, NH 03301  
EPA ID#: NHD986469609

NH Army National Guard\*  
15 Blackwater Road  
Somersworth, NH 03378  
EPA ID#: NHD986469625

Somersworth USAR Center  
179 Rt 108  
Somersworth, NH 03878  
EPA ID#: None

NH Army National Guard\*  
98 Oak Street  
Dover, NH 03820  
EPA ID#: NHD986486413

NH Army National Guard\*  
19 Armory Road  
Plymouth, NH 03264  
EPA ID#: NHD986486116

NH Army National Guard Training Site\*  
Route 126 & 202A  
Center Strafford, NH 03815  
EPA ID# NHD986485993

NH Army National Guard\*  
532 Main Street  
Lancaster, NH 03584  
EPA ID#: NHD986486322

NH Army National Guard\*  
350 Meadow Street  
Littleton, NH 03561  
EPA ID# NHD986469617

NH Army National Guard\*  
106 Brock Street  
PO Box 223  
Rochester, NH 03866  
EPA ID#: NHD986486173

NH Army National Guard\*  
40 West Main Street, HC #68  
Box 20  
Hillsboro, NH 02344  
EPA ID#: NHD986469591

NH Army National Guard\*  
1059 Canal Street  
Manchester, NH 03101  
EPA ID#: NHD986469633

NH Army National Guard\*  
65 Winter Street  
Claremont, NH 03743  
EPA ID#: NHD986485969

NH Army National Guard\*  
110 Hastings Avenue  
Keene, NH  
EPA ID#: NHD986486355

NH Army National Guard\*  
1059 Riverside Drive  
Berlin, NH 03570  
EPA ID#: NHD986486025

NH Army National Guard\*  
300 South Main Street  
Franklin, NH 03235  
EPA ID#: NHD986486389

US Army Cold Region Research Labs  
(USACRREL)  
72 Lyme Road  
Hanover, NH 03755-1290  
EPA ID#: NH6570096846  
DoDAAC: W81EWF

NH Army National Guard\*  
Army Aviation Support Facility  
26 Regional Drive  
Concord, NH 03301  
EPA ID#: NHD510185218

NH Army National Guard\*  
803 McGee Drive  
Portsmouth, NH 03801  
EPA ID#: NHD986486140

NH Army National Guard\*  
180 Heater road  
Lebanon, NH 03766  
EPA ID#: NHD986486298

OL-A AFB Disposal Agency  
Building 43  
61 International Drive  
Pease AFB, NH 03803-0157

AMSA #160  
Building P2/3, Galaxy Way  
Manchester, NH 03103

DM Electronic Recycling Corp.  
16 Swanscott Street  
Newfields, NH

New Boston Air Force Station  
317 Chestnut Hill Road  
New Boston, NH 03070

AMSA #160 (G)\*  
64 Harvey Road  
Londonderry, NH 03053  
EPA ID#: NHD510013014

Keene USARC\*  
682 Maine Street  
Keene, NH 03431  
EPA ID#: NHD500007323

CPT Harold A. Slager Memorial USARC  
931 Union Street  
Bangor, ME 04401

NH Army National Guard\*  
South Court Street  
RR #1, Box 7  
Woodsville, NH 03785  
EPA ID#: NHD986486207

NH Army National Guard\*  
25 Elm Street  
Peterborough, NH 03458  
EPA ID#: NHD986486082

NH Army National Guard\*  
154 Daniel Webster Highway  
Nashua, NH 03060  
EPA ID#: NHD986486058

NH Army National Guard\*  
154 Osgood Road  
Milford, NH 03055  
EPA ID#: NHD986486264

AMSA #160  
64 Harvey Road  
Londonderry, NH 03053

New Hampshire Air National Guard\*  
157 ARW/EM  
302 Newmarket St.  
Pease ANGB, NH 03803-0157  
EPA ID# NH8572824847

Craft Brother USARC  
11 St. Anselms Drive  
Manchester, NH 03102

Raymond Bisson USARC\*  
70 Rochester Hill Road  
Rochester, NH 03867  
EPA ID#: NHD500003777

Paul A. Doble USARC\*  
125 Cottage Way  
Portsmouth, NH 03801  
EPA ID#: NHD510078181

## MAINE

LTC Charles L. Butler USARC  
101 Franklin Street  
Saco, ME 04072

OMS #1  
772 Stevens Avenue  
Portland, ME  
EPA ID# MED981889173  
DoDAAC: W12L3T

Loring Center of Excellence  
Building 8260 and 8262  
Limestone, ME  
EPA ID# MER000002477

Lewiston AFRC (MNG)  
54 Alfred Plourde Parkway  
Lewiston, ME 04240-1010  
EPA ID#: None

Defense Fuel Supply Point  
Bldg 14  
58 Trundy Road  
Searsport, ME 04974

Shore Village Lighthouse Museum  
104 Lime Rock Street  
Rockland, ME 04841

Hazardous Waste Storage Facility  
Building 357 **(CLIN 9404ST Only)**  
Portsmouth Naval Shipyard  
Kittery, ME 03804  
EPA ID#:ME7170022019

US Coast Guard Station\*  
54 Tillson Avenue  
Rockland, ME 04841  
EPA ID #: ME9690307963  
DoDAAC: Z30612

US Coast Guard Station\*  
Box 470, Bridge Street  
Jonesport, ME 04649  
EPA ID#: MEX020000000  
DoDAAC: Z30141

US Coast Guard Base\*  
259 Highland Street  
South Portland, ME 04106  
EPA ID#: ME9690307880  
DoDAAC: Z36212

Loring Center of Excellence  
Building 7500 and 7501  
Limestone, ME  
EPA ID# ME5000001388  
DoDAAC: W90NEE

FMS #5\*  
20 North Street  
Caribou, ME 04736  
EPA ID# MED981889116

Julian P. Clukey Army Reserve Center  
54 Prospect Street  
Dexter, ME 04930  
EPA ID#: None

UTES 1\*  
64 Mt. Apatite Road  
Auburn, ME 04210  
EPA ID# MED981889223

US Coast Guard Portland  
CG Mooring, 250 Commercial Street  
Portland, ME

MG Oliver O. Howard USARC and \*  
AMSA 160 (G) BMA  
1072 Minot Avenue  
Auburn, ME 04210  
EPA ID#: ME2210022453

US Coast Guard Station\*  
McKnown Point Road  
Boothbay Harbor, ME 04538  
EPA ID#: MEX020000000  
DoDAAC: Z30606

US Coast Guard Station\*  
68 Greenridge Road  
Caribou, ME 04736  
EPA ID#: MEX020000000  
DoDAAC: Z40199

US Coast Guard Station\*  
184 Clark Point Road  
Southwest Harbor, ME 04679  
EPA ID#: ME0690307970  
DoDAAC: Z36217

NAVSOC DET A  
115 Lighthouse Point Road  
Prospect Harbor, ME 04669  
EPA ID#: None  
DoDAAC: N61132

OMS #3  
167 Florida Avenue  
BIA Building 250  
Bangor, ME  
EPA ID#: MED981889165

OMS #5  
59 Bennett Drive  
Caribou, ME  
EPA ID# MED981889116

Maine Army National Guard  
Saco Armory  
75 Franklin Street  
Saco, ME 04072

FMS #1\*  
772 Stevens Avenue  
Portland, ME 04103  
EPA ID# MED981889173

Bldg. 345, BIA\*  
345 Fillmore Street  
Bangor, ME 04401

AASF\*  
Bldg. 260, BIA  
92 Hayes Street  
Bangor, ME 04401  
EPA ID# MED981888985

Augusta Armory\*  
179 Western Avenue  
Augusta, ME 04330  
EPA ID# MEX020000000

Belfast Armory\*  
42 Route 1 Bypass  
Belfast, ME 04915  
EPA ID# MEX020000000

OMS #6  
108 Florida Avenue  
BIA Building 269  
Bangor, ME  
EPA Id# MEX020000000

CSMS, OMS #4, DFE, USPFO\*  
194 Winthrop Street  
Camp Keyes  
Augusta, ME 04333  
EPA ID#: ME5211890012

NRC  
300 Hildreth Street North  
Bangor, ME 04401  
EPA ID#: None

Naval Computer & Telecommunication Station  
Bldg 133, 175 Ridge Road\*  
Cutler, ME 04626  
EPA ID#: ME5170024355

Armed Forces Reserve Center (MNG)\*  
300 Hildreth Street Ext.  
Bangor, ME 04401  
EPA ID# None

Bangor USARC\*  
300 Hildreth Street, Ste. 200  
Bangor, ME 04401-3096

FMS #3 \*  
Bldg. 250  
167 Florida Avenue  
Bangor, ME 04401  
EPA ID# MED981889165

Bath Armory\*  
2 Old Brunswick Road  
Bath, ME 04530  
EPA ID# MEX020000000

Bog Brook Training Site\*  
Route 2 Box 1140  
Bethel, ME 04217  
EPA ID# MEX020000000

Brewer Armory\*  
133 Elm Street  
Brewer, ME 04412  
EPA ID# MEX020000000

Fort Kent Armory\*  
34 Armory Road  
Fort Kent, ME 04743  
EPA ID# MEX020000000

Houlton Armory\*  
84 Pleasant Street  
Houlton, ME 04730  
EPA ID# MEX020000000

Norway Armory\*  
17 Elm Street  
Norway, ME 04268  
EPA ID# MEX020000000

Sanford Armory\*  
88 William Oscar Emery Drive  
Sanford, ME 04073  
EPA ID# MEX020000000

Solman Armory\*  
120 Sincok Street  
Caribou, ME 04736  
EPA ID# MEX020000000

WMD Building  
1 Armory Road  
Waterville, ME 04901  
MEX020000000

MEANG AASF  
92 Hayes Street  
BIA, Building #260  
Bangor, ME  
EPA ID# MED981888985

Seneca Army Depot  
Route 96  
Romulus, NY

Navy Marine Corps Reserve Center\*  
439 Paul Road  
Rochester, NY 14624  
EPA ID#: None

Calais Armory\*  
53 Calais Avenue  
Calais, ME 04619  
WPA ID# MEX020000000

Gardiner Armory\*  
RR 5 Box 50  
Gardiner, ME 04345  
EPA ID# MEX020000000

Lewiston Armory\*  
55 Alfred A. Plourde Pkwy  
Lewiston, ME 04240  
EPA ID# MEX020000000

Presque Isle Armory\*  
766 Main Street  
Presque Isle, ME 04769  
EPA ID# MEX020000000

Skowhegan Armory\*  
9 Armory Drive  
Skowhegan, ME 04976  
EPA ID# MEX020000000

Waterville Armory\*  
74 Drummond Avenue  
Waterville, ME 04901  
EPA ID# MEX020000000

Westbrook Armory  
120 Stroudwater Avenue  
Westbrook, ME 04902  
MEX020000000

Bridgeton ARC  
15 Depot Street  
Bridgeton, ME 04009  
EPA ID# None

#### **NEW YORK**

Sabin Metals Corporation  
1647 Wheatland Center Road  
Scottsville, NY 14546

Navy Reserve Center\*  
3126 Lake Road  
Horseheads, NY 14845  
EPA ID#: None



Defense National Stockpile  
Center (DLA/DNSC-OLSC)  
GSA Depot, Building 12  
Route 5, Amsterdam Road  
Scotia, NY 12302-9465  
DoDAAC: SB0812

Air Force Research Laboratory –  
Rome Research Site  
Building 247, 32 Brooks Road  
Rome, NY 13441  
EPA ID#: NY657004342  
DoDAAC: FB2812

Naval Support Unit  
Bldg. 102  
19 J. F. King Drive  
Saratoga Springs, NY 12866  
EPA ID#: None

Naval Undersea Warfare Center  
NAVUNSEAWARCEN OSO Dresden  
50 Main Street  
Dresden, NY 14441-0218

107th Air Refueling Wing\*  
Bldg B-830  
9910 Blewett Avenue  
Niagara Falls, NY. 14304  
EPA ID#: NYR000087882

HQ, 1/389/2 Regt 98<sup>th</sup> Div (IT)  
1201 Hillside Avenue  
Schenectady, NY  
DoDAAC: W80Y25

Naval Support Unit\*  
Bldg. 606  
1 Amsterdam Road  
Scotia, NY 12302  
EPA ID#: None

Navy Reserve Center\*  
2 Parker Street  
Glen Falls, NY 12801  
EPA ID#: None

109<sup>th</sup> Air Lift Wing EMO  
1 Air National Guard Road  
Scotia, NY

Air Force Research Laboratory –  
Rome Research Site  
150 Electronic Pkwy  
Rome, NY 13441  
EPA ID#: NY4570024451  
DoDAAC: FB2812

Air Force Research Laboratory –  
Rome Research Site  
Stockbridge, Burlson Road  
Oneida, NY 13421  
EPA ID#: NY857001477  
DoDAAC: FB2812

174<sup>th</sup> FW/LGS  
6001 East Molloy Road  
Syracuse, NY 13211-7099  
EPA ID# NY3570025475  
DoDAAC: FB6324

HHD/2 Bde 98<sup>th</sup> Div (IT)  
100 North Forest Road  
Buffalo, NY  
DoDAAC: W16H5K

914<sup>th</sup> Airlift Wing (AFRC)\*  
2405 Franklin Drive  
Niagara Falls, NY 14304-5063  
EPA ID#: NY0570024273  
DoDAAC: FB6670

HQ, 2/389/2 Regt 98<sup>th</sup> Div (IT)  
101 Sunrise Road  
Ithaca, NY  
DoDAAC: W16H3Y

914<sup>th</sup> Airlift Wing  
Bldg. 830  
2440 Johnson Street  
Niagara Falls, NY 14304  
EPA ID #: NY0570024273

HQ, 2/390/2 Regt 98<sup>th</sup> Div (IT)  
515 Old Ridge Road  
Webster, NY  
DoDAAC: W81K72

Navy Marine Corps Reserve Center\*  
3 Porter Avenue  
Buffalo, NY 14201 EPA ID#: None

Navy Reserve Center\*  
5803 East Molloy Road  
Syracuse, NY 13211 EPA ID#: None

HQ, 1/390/2 Regt 98<sup>th</sup> Div (IT)  
100 North Forset road  
Buffalo, NY  
DoDAAC: W80Y28

Navy Marine Corps Reserve Center\*  
780 Washington Avenue  
Albany, NY 12203  
EPA ID#: None

#### VERMONT

Vermont Air National Guard \*  
158<sup>th</sup> Fight Wing  
10 Falcon Street  
South Burlington, VT 05403  
EPA ID#: VT6572824294  
DoDAAC: FB6451

Vermont Army National Guard \*  
(AASF)  
Bldg 890  
Airport Road  
South Burlington, VT 05403  
EPA ID#: VT5210095902 SQG

Vermont Army National Guard\*  
OMS #1/ OMS #7  
Bldg # 8 and #4  
Camp Johnson  
Colchester, VT 05446  
EPA ID#: VTD988366043 SQG

Vermont Army National Guard \*  
CSMS  
Bldg #5 and #6  
Camp Johnson  
Colchester, VT 05446  
EPA ID#: VT0989524011 SQG

Vermont Army National Guard\*  
UTES  
Ethan Allen Firing Range  
Lee River Road  
Jericho, VT 05465  
EPA ID#: VT3210022718 SQG

Vermont Army National Guard\*  
OMS #2  
792 Airport Road  
Fair Haven, VT 05743  
EPA ID#: VTR 000506576  
CESQG

Berlin Armory\*  
363 Fisher Road  
Berlin, VT 05602  
EPA ID# VTP000005491

Bennington Armory\*  
100 Franklin Lane  
Bennington, VT 05201  
EPA ID# None

St. Albans Armory\*  
Fairfield Street  
St. Albans, VT 05478  
EPA ID# VTP000005482

Rutland Armory\*  
15 West Street  
Rutland, VT 05701  
EPA ID# VTP000004186

Bradford Armory\*  
99 Fairground Road  
Bradford, VT 05033  
EPA ID# VTP000005604

Swanton Armory\*  
Ferris Street  
Swanton, VT 05488  
EPA ID# None

Ludlow Armory\*  
37 Main Street  
Ludlow, VT 05149  
EPA ID# VTP000012551

Waterbury Armory\*  
86 Armory Drive  
Waterbury VT 05676  
EPA ID# VTP000012553

Norwich Armory\*  
161 University Drive  
Northfield, VT 05663  
EPA ID# None

Newport Armory\*  
540 Union Street  
Newport, VT 05855  
EPA ID# None

North Springfield Armory\*  
224 Fairground Road  
North Springfield, VT 05150  
EPA ID# VT9690550042

Enosburg Falls\*  
Pearl Street  
Enosburg Falls, VT 05450  
EPA ID# VTP000002830

Lyndonville Armory  
4 Overlook Drive  
Lyndonville, VT 05851  
EPA ID# VTP000012552

Chester Memorial ARC\*  
978 VT  
Rte 11 West  
Chester, VT 05143  
EPA ID#: None

AMSA #160 BMA\*  
26 Allen Street  
Rutland, VT 05701  
EPA ID#: VT9210521754

Westminister Armory\*  
OMS #4  
Sand Hill Road  
Westminister, VT 05158  
EPA ID#: VTD988375549

Williston Armory\*  
7846 Williston Road  
Williston, VT 05495  
EPA ID# VTP000007194

Windsor Armory\*  
Ascutney Street  
Windsor, VT 05089  
EPA ID# None

Winooski Armory\*  
255 Lafountain Street  
Winooski, VT 05404  
EPA ID# VTP000005483

Vergennes Armory\*  
37 Monkton Road  
Vergennes, VT 05491  
EPA ID# VTP000008950

Morrisville Armory  
45 Farr Avenue  
Morrisville, VT 05661  
EPA ID# VTP000012554

Smith-Goldberg ARC\*  
10 Barnes Avenue  
Colchester, VT 05446  
EPA ID#: None

Courcell Brothers ARC\*  
16 North Street Extension  
Rutland, VT 05701  
EPA ID#: None

NRC\*  
207 Holiday Drive  
White River Junction, VT 05001  
EPA ID#: None

## 6300-6599 SPECIAL SERVICES

CLIN	Description	Est Qty	Unit	Unit Price	Amount
6321	Provide and prepare Lab Packs, consisting of small quantity chemicals (55 gl) [See C.3.7]	38	ea		\$ -
6322	Provide and prepare Lab Packs, consisting of small quantity chemicals (20-30 gl) [See C.3.7]	38	ea		\$ -
6323	Provide and prepare Lab Packs, consisting of small quantity chemicals (5-15 gl) [See C.3.7]	38	ea		\$ -
6330	Expedited removal - 15 days [See C.1.2.11]	3	ea		\$ -
6372	Provide storage container (20cy) [See C.3.6]	2	ea		\$ -
6373	Provide storage container (25cy) [See C.3.6]	1	ea		\$ -
6374	Provide storage container (30cy) [See C.3.6]	2	ea		\$ -
6377BP	Provide storage container (triwalls on pallets) [See C.1.2.12]	9	ea		\$ -
6377MC	Provide storage containers, as required [See C.1.2.12]NTE	5000	ea	\$ 1.00	\$ 5,000.00
6382	Rental - storage containers (20cy) [See C.3.6]	1	ea		\$ -
6383	Rental - storage containers (25cy) [See C.3.6]	1	ea		\$ -
6384	Rental - storage containers (30cy) [See C.3.6]	1	ea		\$ -
6388BB	Order Limitation & Transportation Surcharge [See C.3.9]	5	ea		\$ -
6400TS	Perform appropriate analysis to properly identify unknown hazardous property and complete waste profile forms	2	ea		\$ -
6401	Perform Hazardous Waste Characteristics Analysis to determine ignitability (D001), corrosivity (D002), reactivity (D003) [See C.3.3]	7	ea		\$ -
6402	Perform total TCLP analysis (D004-D043) [See C.3.3]	3	ea		\$ -
6403	Perform TCLP Metals analysis to determine 8 TCLP metals (D004-D011) [See C.3.3]	15	ea		\$ -
6404	Perform TCLP analysis to determine D012-D017 [See C.3.3]	2	ea		\$ -
6405	Perform TCLP analysis to determine volatile and semi-volatile organics (D018-D043) [See C.3.3]	3	ea		\$ -
6406	Perform F-series solvent analysis to determine EPA waste codes F001-F005 [See C.3.3]	2	ea		\$ -
6409	Perform Total Petroleum Hydrocarbons (TPH) analysis [See C.3.3]	3	ea		\$ -
6411	Perform Volatile Organics analysis (EPA Method 8240) [See C.3.3]	4	ea		\$ -
6415	Provide BTU % ash content/total sulfur content	2	ea		\$ -
6421	Perform test for asbestos [See C.3.3]	3	ea		\$ -
6423	Perform analysis to determine cresol (D026) [See C.3.3]	2	ea		\$ -
6424	Perform Polychlorinated Biphenyl (PCB) analysis [See C.3.3]	2	ea		\$ -
6500MM	High Mercury Surcharge [See C.2.1.6]	150	lb		\$ -
6502	Perform Management Services to provide packaging service for the generator [See C.3.8]	5	hr		\$ -
6503	Provide Certificates of Disposal [See C.2.1.2]	15	ea		\$ -
6601	Evaluate unknown compressed gas cylinder [See C.2.3.1]	2	ea		\$ -
6608	Perform appropriate sampling and analysis to properly identify the gas and complete the waste profile form [See C.2.3.2 and C.3.3]	2	ea		\$ -

## 6300-6599 SPECIAL SERVICES

CLIN	Description	Est Qty	Unit	Unit Price	Amount
6609AA	Perform Management Services, may include repackaging the contents of one compressed gas cylinder that is not DoT transportable (non-inert gas) [See C.2.3.3]	2	ea		\$ -
6609BB	Perform Services, may include replacing a valve that is not operable [See C.2.3.3]	1	ea		\$ -
6610PA	Poison, Hazard Zone "A" surcharge [See C.2.3.4]	1	ea		\$ -
6613	Cleaning/Services charges, may include (but not limited to) cleaning of tanks, totes, oil/water separators (range in size from 100-1,000 gallons) [C.3.2]	10	ea		\$ -
6613AA	Cleaning/Services charges, may include (but not limited to) cleaning of tanks, totes, oil/water separators (range in size from 1,001-5,000 gallons) [C.3.2]	5	ea		\$ -
6613BB	Cleaning/Services charges, may include (but not limited to) cleaning of tanks, totes, oil/water separators (range in size from 5,001-10,000 gallons) [C.3.2]	5	ea		\$ -

## 0800 Series Compressed Gas Cylinders

Compressed Gas Cylinder (Inert)					
0812	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	30	ea		\$ -
0812CM	Small cylinder, CO2 cartridges [See C.2.3]	265	ea		\$ -
0813	Medium cylinder [See C.2.3]	3	ea		\$ -
Compressed Gas Cylinder (Oxidizer)					
0822	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	8	ea		\$ -
0823	Medium cylinder [See C.2.3]	2	ea		\$ -
Compressed Gas Cylinder (Poison)					
0842	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	5	ea		\$ -
Compressed Gas Cylinder (Refrigerant)					
0852	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	8	ea		\$ -
0853	Medium cylinder [See C.2.3]	15	ea		\$ -
Compressed Gas Cylinder (Flammable)					
0872	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	38	ea		\$ -
0872AC	Small cylinder (including lecture bottle and cartridges), acetylene with asbestos lining [See C.2.3]	8	ea		\$ -
0872PR	Small cylinder, propane [See C.2.3]	15	ea		\$ -
0873	Medium cylinder [See C.2.3]	15	ea		\$ -
0874AC	Large cylinder, acetylene with asbestos lining [See C.2.3]	2	ea		\$ -

## 7000-7200 Series Polychlorinated Biphenyls (PCBs) [40 CFR 761]

7006	PCB contaminated Electrical Equipment $\geq 50$ -499 ppm PCBs [See C.2.2]	150	lbs		\$ -
7012	Transformers $< 50$ ppm PCBs [See C.2.2]	300	lbs		\$ -
7014AA	Fluorescent light ballasts, including capacitors containing 0.1 kg or less of dielectrics [See C.2.2]	1,500	lbs		\$ -
7014NN	Ballasts, non PCB	300	lbs		\$ -
7022	Small Capacitors $< 50$ ppm PCBs [See C.2.2]	150	lbs		\$ -

**9101-9199 IGNITABLE WASTES [40 CFR 261.21] D001**

CLIN	Description	Est Qty	Unit	Unit Price	Amount
9101	Small Containers	3,000	lbs		\$ -
9101AA	Small Containers, DoT Shippable [See C.1.2.3]	2,250	lbs		\$ -
9102	Containerized Liquids/Multi-phase	12,000	lbs		\$ -
9102CD	Chemical Defense Equipment (CDE) Kits [See C.2.5.2]	300	lbs		\$ -
9102RR	Containerized Liquids/Multi-phase (pumpable), Fuels Blending [See C.2.4.2]	3,000	lbs		\$ -
9104	Containerized Solids	2,250	lbs		\$ -
9105	Aerosols	1,125	lbs		\$ -
9106RR	Bulk Liquids (pumpable) Fuels Blending [See C.2.4.2]	1,500	lbs		\$ -
9107	Bulk Solids	1,500	lbs		\$ -

**9200-9299 CORROSIVE WASTES [40 CFR 261.22] D002**

9201	Small Containers	1,500	lbs		\$ -
9201AA	Small Containers, DoT Shippable [See C.1.2.3]	750	lbs		\$ -
9202	Containerized Liquids/Multi-phase	300	lbs		\$ -
9202AA	Containerized Liquids, DoT Shippable [See C.1.2.3]	38	lbs		\$ -
9204	Containerized Solids	150	lbs		\$ -
9204AB	Containerized Solids, Alkaline Batteries [See C.2.4.2]	225	lbs		\$ -
9204LA	Containerized Solids, Lead Acid Batteries [See C.2.4.2]	750	lbs		\$ -
9204MB	Containerized Solids, Mercury Batteries [See C.2.4.2]	15	lbs		\$ -
9204NC	Containerized Solids, NiCad Batteries [See C.2.4.2]	750	lbs		\$ -
9204NH	Containerized Solids, Nickel Metal Hydride Batteries [See C.2.4.2]	10	lbs		\$ -

**9300-9399 REACTIVE WASTES [40 CFR 261.23] D003**

9301	Small Containers	38	lbs		\$ -
9301AA	Small Containers, DoT Shippable [See C.1.2.3]	150	lbs		\$ -
9304	Containerized Solids	150	lbs		\$ -
9304BA	Containerized Solids, OBA canisters	300	lbs		\$ -
9304LL	Containerized Solids, Lithium Batteries [See C.2.4.2]	150	lbs		\$ -

**9400-9499 TOXICITY CHARACTERISTIC WASTES [40 CFR 261.24] D004-43**

9401	Small Containers	300	lbs		\$ -
9401AA	Small Containers, DoT Shippable [See C.1.2.3]	150	lbs		\$ -
9402	Containerized Liquids/Multi-phase	9,000	lbs		\$ -
9402AF	Containerized Liquids/Multi-phase (AntiFreeze requiring recycling) [See C.2.4.2]	1,500	lbs		\$ -
9404	Containerized Solids	12,000	lbs		\$ -
9404CL	Containerized Solids, Garnet paint stripping waste containing cadmium)	7,500	lbs		\$ -
9404CZ	Containerized Solids, Carbon Zinc batteries [See C.2.4.2]	150	lbs		\$ -
9404FL	Containerized Solids, Fluorescent Light Tubes, HID lamps, mercury vapor, metal halide (whole w/mercury or crushed w/mercury filters) [See C.2.4.2]	300	lbs		\$ -

**9400-9499 TOXICITY CHARACTERISTIC WASTES [40 CFR 261.24] D004-43**

9404MB	Containerized Solids, Mercury Batteries [See C.2.4.2]	15	lbs		\$ -
9404MG	Containerized Solids, Magnesium Batteries [See C.2.4.2]	38	lbs		\$ -
9404NC	Containerized Solids, NiCad Batteries [See C.2.4.2]	150	lbs		\$ -
9405	Aerosols	45	lbs		\$ -
9407CR	Containerized Solids, Cathode Ray Tubes [See C.2.1.9]	150	lbs		\$ -

**9500-9529 SPENT SOLVENT WASTES [40 CFR 261.31] F001-5**

CLIN	Description	Est Qty	Unit	Unit Price	Amount
9501	Small Containers	113	lbs		\$ -
9501AA	Small Containers, DoT Shippable [See C.1.2.3]	75	lbs		\$ -
9502	Containerized Liquids/Multi-phase	3,000	lbs		\$ -
9502RR	Containerized Liquids/Multi-phase (pumpable) Fuels Blending [See C.2.4.2]	150	lbs		\$ -
9504	Containerized Solids	3,000	lbs		\$ -

**9600-9699 INDUSTRIAL PROCESS WASTES [40 CFR 261.32] K- LISTED**

9601	Small Containers	40	lbs		\$ -
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**9700-9729 ACUTELY HAZARDOUS WASTES [40 CFR 261.33] P- LISTED**

9701	Small Containers	150	lbs		\$ -
9702	Containerized Liquids/Multi-phase	150	lbs		\$ -
9704	Containerized Solids	150	lbs		\$ -

**9750-9799 TOXIC WASTES [40 CFR 261.33] U - LISTED**

9751	Small Containers	75	lbs		\$ -
9751AA	Small Containers, DoT Shippable [See C.1.2.3]	225	lbs		\$ -
9752	Containerized Liquids/Multi-phase	38	lbs		\$ -
9755	Aerosols	38	lbs		\$ -

**9800 UNIVERSAL WASTE**

9800UA	Alkaline Batteries	1,050	lbs		\$ -
9800UC	Mercury Batteries	150	lbs		\$ -
9800UD	Lead Acid Batteries	1,500	lbs		\$ -
9800UF	Antifreeze	1,500	lbs		\$ -
9800UG	Magnesium Batteries	150	lbs		\$ -
9800UH	Nickel Metal Hydride Batteries	113	lbs		\$ -
9800UL	Lamps, Fluorescent, HIDS	3,150	lbs		\$ -
9800UM	Mercury Thermostats/Mercury Containing Equipment	60	lbs		\$ -
9800UN	NiCad Batteries	1,500	lbs		\$ -
9800UP	Pesticides	75	lbs		\$ -
9800UT	CRTs	3,000	lbs		\$ -
9800UU	Lithium Batteries	450	lbs		\$ -
9800UZ	Carbon Zinc Batteries	150	lbs		\$ -

**STATE REGULATED WASTE**

9801	Small Containers	150	lbs		\$ -
9801AA	Small Containers, DoT Shippable [See C.1.2.3]	38	lbs		\$ -
9802	Containerized Liquids/Multi-phase	3,000	lbs		\$ -
9802AF	Containerized Liquids/Multi-phase, Anti-freeze (for recycling) [See C.2.4.2]	750	lbs		\$ -
9802FA	Containerized Liquids/Multi-phase, Oil Filters (drained w/some oil liquid) (for recycling) [See C.2.4.2]	300	lbs		\$ -
9802RR	Containerized Liquids/Multi-phase (pumpable) Fuels Blending [See C.2.4.2]	300	lbs		\$ -
9804	Containerized Solids	4,500	lbs		\$ -
9806	Bulk Liquids (pumpable) [See 1.2.8]	60,000	lbs		\$ -
9806RR	Bulk Liquids (pumpable), Fuels Blending [See C.2.4.2]	750	lbs		\$ -

**9900-9999 NON RCRA, NON STATE REGULATED WASTES**

9901	Small Containers	1800	lbs		\$ -
9901AA	Small Containers, DoT Shippable	3000	lbs		\$ -
9901LP	Small Containers, Latex Paint for recycling [See C/2/4/2]	750	lbs		\$ -
9902	Containerized Liquids/Multi-phase	22,500	lbs		\$ -
9902AF	Containerized Liquids/Multi-phase, Anti-freeze (for recycling) [See C.2.4.2]	7,500	lbs		\$ -

## 9900-9999 NON RCRA, NON STATE REGULATED WASTES

CLIN	Description	Est Qty	Unit	Unit Price	Amount
9902BW	Containerized Liquid/Multi-phase, Oil/Water mix (for recycling)	15,000	lbs		\$ -
9902FA	Containerized LiquidsMulti-phase, Oil Filters (drained w/some oil remaining)(for recycling) [See C.2.4.2]	1,125	lbs		\$ -
9902LP	Containerized Liquids/Multi-phase, Latex Paint for recycling [See C.2.4.2]	1,500	lbs		\$ -
9902RR	Containerized Liquids/Multi-phase (pumpable) Fuels Blending [See C.2.4.2]	15,000	lbs		\$ -
9904	Containerized Solids	30,000	lbs		\$ -
9904AB	Containerized Solids, Alkaline Batteries [See C.2.4.2]	600	lbs		\$ -
9904AS	Containerized Solids, Asbestos	300	lbs		\$ -
9904CL	Containerized Solids, Garnet paint stripping waste	3,000	lbs		\$ -
9904FB	Containerized Solids, Oil Filters dry	750	lbs		\$ -
9904FL	Containerized Solids, Fluorescent Lights	1,200	lbs		\$ -
9904LA	Containerized Solids, Lead Acid Batteries [See C.2.4.2]	1,500	lbs		\$ -
9905	Aerosols	75	lbs		\$ -
9905EA	Aerosols, Empty	60	lbs		\$ -
9907	Bulk Solids	1,500	lbs		\$ -
9907AS	Bulk Solids, containing asbestos	150	lbs		\$ -
	<b>Total Estimated Price (18 Month Base Period)</b>				\$ 5,000.00



## 6300-6599 SPECIAL SERVICES

CLIN	Description	Est Qty	Unit	Unit Price	Amount
6321	Provide and prepare Lab Packs, consisting of small quantity chemicals (55 gl) [See C.3.7]	38	ea	\$	-
6322	Provide and prepare Lab Packs, consisting of small quantity chemicals (20-30 gl) [See C.3.7]	38	ea	\$	-
6323	Provide and prepare Lab Packs, consisting of small quantity chemicals (5-15 gl) [See C.3.7]	38	ea	\$	-
6330	Expedited removal - 15 days [See C.1.2.11]	3	ea	\$	-
6372	Provide storage container (20cy) [See C.3.6]	2	ea	\$	-
6373	Provide storage container (25cy) [See C.3.6]	1	ea	\$	-
6374	Provide storage container (30cy) [See C.3.6]	2	ea	\$	-
6377BP	Provide storage container (triwalls on pallets) [See C.1.2.12]	9	ea	\$	-
6377MC	Provide storage containers, as required [See C.1.2.12]NTE	5000	ea	\$ 1.00	\$ 5,000.00
6382	Rental - storage containers (20cy) [See C.3.6]	1	ea	\$	-
6383	Rental - storage containers (25cy) [See C.3.6]	1	ea	\$	-
6384	Rental - storage containers (30cy) [See C.3.6]	1	ea	\$	-
6388BB	Order Limitation & Transportation Surcharge [See C.3.9]	5	ea	\$	-
6400TS	Perform appropriate analysis to properly identify unknown hazardous property and complete waste profile forms	2	ea	\$	-
6401	Perform Hazardous Waste Characteristics Analysis to determine ignitability (D001), corrosivity (D002), reactivity (D003) [See C.3.3]	7	ea	\$	-
6402	Perform total TCLP analysis (D004-D043) [See C.3.3]	3	ea	\$	-
6403	Perform TCLP Metals analysis to determine 8 TCLP metals (D004-D011) [See C.3.3]	15	ea	\$	-
6404	Perform TCLP analysis to determine D012-D017 [See C.3.3]	2	ea	\$	-
6405	Perform TCLP analysis to determine volatile and semi-volatile organics (D018-D043) [See C.3.3]	3	ea	\$	-
6406	Perform F-series solvent analysis to determine EPA waste codes F001-F005 [See C.3.3]	2	ea	\$	-
6409	Perform Total Petroleum Hydrocarbons (TPH) analysis [See C.3.3]	3	ea	\$	-
6411	Perform Volatile Organics analysis (EPA Method 8240) [See C.3.3]	4	ea	\$	-
6415	Provide BTU % ash content/total sulfur content	2	ea	\$	-
6421	Perform test for asbestos [See C.3.3]	3	ea	\$	-
6423	Perform analysis to determine cresol (D026) [See C.3.3]	2	ea	\$	-
6424	Perform Polychlorinated Biphenyl (PCB) analysis [See C.3.3]	2	ea	\$	-
6500MM	High Mercury Surcharge [See C.2.1.6]	150	lb	\$	-
6502	Perform Management Services to provide packaging service for the generator [See C.3.8]	5	hr	\$	-
6503	Provide Certificates of Disposal [See C.2.1.2]	15	ea	\$	-
6601	Evaluate unknown compressed gas cylinder [See C.2.3.1]	2	ea	\$	-
6608	Perform appropriate sampling and analysis to properly identify the gas and complete the waste profile form [See C.2.3.2 and C.3.3]	2	ea	\$	-

## 6300-6599 SPECIAL SERVICES

CLIN	Description	Est Qty	Unit	Unit Price	Amount
6609AA	Perform Management Services, may include repackaging the contents of one compressed gas cylinder that is not DoT transportable (non-inert gas) [See C.2.3.3]	2	ea		\$ -
6609BB	Perform Services, may include replacing a valve that is not operable [See C.2.3.3]	1	ea		\$ -
6610PA	Poison, Hazard Zone "A" surcharge [See C.2.3.4]	1	ea		\$ -
6613	Cleaning/Services charges, may include (but not limited to) cleaning of tanks, totes, oil/water separators (range in size from 100-1,000 gallons) [C.3.2]	10	ea		\$ -
6613AA	Cleaning/Services charges, may include (but not limited to) cleaning of tanks, totes, oil/water separators (range in size from 1,001-5,000 gallons) [C.3.2]	5	ea		\$ -
6613BB	Cleaning/Services charges, may include (but not limited to) cleaning of tanks, totes, oil/water separators (range in size from 5,001-10,000 gallons) [C.3.2]	5	ea		\$ -

## 0800 Series Compressed Gas Cylinders

Compressed Gas Cylinder (Inert)					
0812	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	30	ea		\$ -
0812CM	Small cylinder, CO2 cartridges [See C.2.3]	265	ea		\$ -
0813	Medium cylinder [See C.2.3]	3	ea		\$ -
Compressed Gas Cylinder (Oxidizer)					
0822	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	8	ea		\$ -
0823	Medium cylinder [See C.2.3]	2	ea		\$ -
Compressed Gas Cylinder (Poison)					
0842	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	5	ea		\$ -
Compressed Gas Cylinder (Refrigerant)					
0852	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	8	ea		\$ -
0853	Medium cylinder [See C.2.3]	15	ea		\$ -
Compressed Gas Cylinder (Flammable)					
0872	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	38	ea		\$ -
0872AC	Small cylinder (including lecture bottle and cartridges), acetylene with asbestos lining [See C.2.3]	8	ea		\$ -
0872PR	Small cylinder, propane [See C.2.3]	15	ea		\$ -
0873	Medium cylinder [See C.2.3]	15	ea		\$ -
0874AC	Large cylinder, acetylene with asbestos lining [See C.2.3]	2	ea		\$ -

## 7000-7200 Series Polychlorinated Biphenyls (PCBs) [40 CFR 761]

7006	PCB contaminated Electrical Equipment ≥50-499 ppm PCBs [See C.2.2]	150	lbs		\$ -
7012	Transformers <50 ppm PCBs [See C.2.2]	300	lbs		\$ -
7014AA	Fluorescent light ballasts, including capacitors containing 0.1 kg or less of dielectrics [See C.2.2]	1,500	lbs		\$ -
7014NN	Ballasts, non PCB	300	lbs		\$ -
7022	Small Capacitors <50 ppm PCBs [See C.2.2]	150	lbs		\$ -

## 9101-9199 IGNITABLE WASTES [40 CFR 261.21] D001

CLIN	Description	Est Qty	Unit	Unit Price	Amount
9101	Small Containers	3,000	lbs		\$ -
9101AA	Small Containers, DoT Shippable [See C.1.2.3]	2,250	lbs		\$ -
9102	Containerized Liquids/Multi-phase	12,000	lbs		\$ -
9102CD	Chemical Defense Equipment (CDE) Kits [See C.2.5.2]	300	lbs		\$ -
9102RR	Containerized Liquids/Multi-phase (pumpable), Fuels Blending [See C.2.4.2]	3,000	lbs		\$ -
9104	Containerized Solids	2,250	lbs		\$ -
9105	Aerosols	1,125	lbs		\$ -
9106RR	Bulk Liquids (pumpable) Fuels Blending [See C.2.4.2]	1,500	lbs		\$ -
9107	Bulk Solids	1,500	lbs		\$ -

## 9200-9299 CORROSIVE WASTES [40 CFR 261.22] D002

9201	Small Containers	1,500	lbs		\$ -
9201AA	Small Containers, DoT Shippable [See C.1.2.3]	750	lbs		\$ -
9202	Containerized Liquids/Multi-phase	300	lbs		\$ -
9202AA	Containerized Liquids, DoT Shippable [See C.1.2.3]	38	lbs		\$ -
9204	Containerized Solids	150	lbs		\$ -
9204AB	Containerized Solids, Alkaline Batteries [See C.2.4.2]	225	lbs		\$ -
9204LA	Containerized Solids, Lead Acid Batteries [See C.2.4.2]	750	lbs		\$ -
9204MB	Containerized Solids, Mercury Batteries [See C.2.4.2]	15	lbs		\$ -
9204NC	Containerized Solids, NiCad Batteries [See C.2.4.2]	750	lbs		\$ -
9204NH	Containerized Solids, Nickel Metal Hydride Batteries [See C.2.4.2]	10	lbs		\$ -

## 9300-9399 REACTIVE WASTES [40 CFR 261.23] D003

9301	Small Containers	38	lbs		\$ -
9301AA	Small Containers, DoT Shippable [See C.1.2.3]	150	lbs		\$ -
9304	Containerized Solids	150	lbs		\$ -
9304BA	Containerized Solids, OBA canisters	300	lbs		\$ -
9304LL	Containerized Solids, Lithium Batteries [See C.2.4.2]	150	lbs		\$ -

## 9400-9499 TOXICITY CHARACTERISTIC WASTES [40 CFR 261.24] D004-43

9401	Small Containers	300	lbs		\$ -
9401AA	Small Containers, DoT Shippable [See C.1.2.3]	150	lbs		\$ -
9402	Containerized Liquids/Multi-phase	9,000	lbs		\$ -
9402AF	Containerized Liquids/Multi-phase (AntiFreeze requiring recycling) [See C.2.4.2]	1,500	lbs		\$ -
9404	Containerized Solids	12,000	lbs		\$ -
9404CL	Containerized Solids, Garnet paint stripping waste containing cadmium)	7,500	lbs		\$ -
9404CZ	Containerized Solids, Carbon Zinc batteries [See C.2.4.2]	150	lbs		\$ -
9404FL	Containerized Solids, Fluorescent Light Tubes, HID lamps, mercury vapor, metal halide (whole w/mercury or crushed w/mercury filters) [See C.2.4.2]	300	lbs		\$ -

## 9400-9499 TOXICITY CHARACTERISTIC WASTES [40 CFR 261.24] D004-43

9404MB	Containerized Solids, Mercury Batteries [See C.2.4.2]	15	lbs		\$ -
9404MG	Containerized Solids, Magnesium Batteries [See C.2.4.2]	38	lbs		\$ -
9404NC	Containerized Solids, NiCad Batteries [See C.2.4.2]	150	lbs		\$ -
9405	Aerosols	45	lbs		\$ -
9407CR	Containerized Solids, Cathode Ray Tubes [See C.2.1.9]	150	lbs		\$ -

**9500-9529 SPENT SOLVENT WASTES [40 CFR 261.31] F001-5**

CLIN	Description	Est Qty	Unit	Unit Price	Amount
9501	Small Containers	113	lbs		\$ -
9501AA	Small Containers, DoT Shippable [See C.1.2.3]	75	lbs		\$ -
9502	Containerized Liquids/Multi-phase	3,000	lbs		\$ -
9502RR	Containerized Liquids/Multi-phase (pumpable) Fuels Blending [See C.2.4.2]	150	lbs		\$ -
9504	Containerized Solids	3,000	lbs		\$ -

**9600-9699 INDUSTRIAL PROCESS WASTES [40 CFR 261.32] K- LISTED**

9601	Small Containers	40	lbs		\$ -
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**9700-9729 ACUTELY HAZARDOUS WASTES [40 CFR 261.33] P- LISTED**

9701	Small Containers	150	lbs		\$ -
9702	Containerized Liquids/Multi-phase	150	lbs		\$ -
9704	Containerized Solids	150	lbs		\$ -

**9750-9799 TOXIC WASTES [40 CFR 261.33] U - LISTED**

9751	Small Containers	75	lbs		\$ -
9751AA	Small Containers, DoT Shippable [See C.1.2.3]	225	lbs		\$ -
9752	Containerized Liquids/Multi-phase	38	lbs		\$ -
9755	Aerosols	38	lbs		\$ -

**9800 UNIVERSAL WASTE**

9800UA	Alkaline Batteries	1,050	lbs		\$ -
9800UC	Mercury Batteries	150	lbs		\$ -
9800UD	Lead Acid Batteries	1,500	lbs		\$ -
9800UF	Antifreeze	1,500	lbs		\$ -
9800UG	Magnesium Batteries	150	lbs		\$ -
9800UH	Nickel Metal Hydride Batteries	113	lbs		\$ -
9800UL	Lamps, Fluorescent, HIDS	3,150	lbs		\$ -
9800UM	Mercury Thermostats/Mercury Containing Equipment	60	lbs		\$ -
9800UN	NiCad Batteries	1,500	lbs		\$ -
9800UP	Pesticides	75	lbs		\$ -
9800UT	CRTs	3,000	lbs		\$ -
9800UU	Lithium Batteries	450	lbs		\$ -
9800UZ	Carbon Zinc Batteries	150	lbs		\$ -

**STATE REGULATED WASTE**

9801	Small Containers	150	lbs		\$ -
9801AA	Small Containers, DoT Shippable [See C.1.2.3]	38	lbs		\$ -
9802	Containerized Liquids/Multi-phase	3,000	lbs		\$ -
9802AF	Containerized Liquids/Multi-phase, Anti-freeze (for recycling) [See C.2.4.2]	750	lbs		\$ -
9802FA	Containerized Liquids/Multi-phase, Oil Filters (drained w/some oil liquid) (for recycling) [See C.2.4.2]	300	lbs		\$ -
9802RR	Containerized Liquids/Multi-phase (pumpable) Fuels Blending [See C.2.4.2]	300	lbs		\$ -
9804	Containerized Solids	4,500	lbs		\$ -
9806	Bulk Liquids (pumpable) [See 1.2.8]	60,000	lbs		\$ -
9806RR	Bulk Liquids (pumpable), Fuels Blending [See C.2.4.2]	750	lbs		\$ -

**9900-9999 NON RCRA, NON STATE REGULATED WASTES**

9901	Small Containers	1800	lbs		\$ -
9901AA	Small Containers, DoT Shippable	3000	lbs		\$ -
9901LP	Small Containers, Latex Paint for recycling [See C.2.4.2]	750	lbs		\$ -
9902	Containerized Liquids/Multi-phase	22,500	lbs		\$ -
9902AF	Containerized Liquids/Multi-phase, Anti-freeze (for recycling) [See C.2.4.2]	7,500	lbs		\$ -

## 9900-9999 NON RCRA, NON STATE REGULATED WASTES

CLIN	Description	Est Qty	Unit	Unit Price	Amount
9902BW	Containerized Liquid/Multi-phase, Oil/Water mix (for recycling)	15,000	lbs		\$ -
9902FA	Containerized Liquids/Multi-phase, Oil Filters (drained w/some oil remaining)(for recycling) [See C.2.4.2]	1,125	lbs		\$ -
9902LP	Containerized Liquids/Multi-phase, Latex Paint for recycling [See C.2.4.2]	1,500	lbs		\$ -
9902RR	Containerized Liquids/Multi-phase (pumpable) Fuels Blending [See C.2.4.2]	15,000	lbs		\$ -
9904	Containerized Solids	30,000	lbs		\$ -
9904AB	Containerized Solids, Alkaline Batteries [See C.2.4.2]	600	lbs		\$ -
9904AS	Containerized Solids, Asbestos	300	lbs		\$ -
9904CL	Containerized Solids, Garnet paint stripping waste containing cadmium)	3,000	lbs		\$ -
9904FB	Containerized Solids, Oil Filters dry	750	lbs		\$ -
9904FL	Containerized Solids, Fluorescent Lights	1,200	lbs		\$ -
9904LA	Containerized Solids, Lead Acid Batteries [See C.2.4.2]	1,500	lbs		\$ -
9905	Aerosols	75	lbs		\$ -
9905EA	Aerosols, Empty	60	lbs		\$ -
9907	Bulk Solids	1,500	lbs		\$ -
9907AS	Bulk Solids, containing asbestos	150	lbs		\$ -
	<b>Total Estimated Price (18 Month 1st Option Period)</b>				\$ 5,000.00

## 6300-6599 SPECIAL SERVICES

CLIN	Description	Est Qty	Unit	Unit Price	Amount
6321	Provide and prepare Lab Packs, consisting of small quantity chemicals (55 gl) [See C.3.7]	38	ea		\$ -
6322	Provide and prepare Lab Packs, consisting of small quantity chemicals (20-30 gl) [See C.3.7]	38	ea		\$ -
6323	Provide and prepare Lab Packs, consisting of small quantity chemicals (5-15 gl) [See C.3.7]	38	ea		\$ -
6330	Expedited removal - 15 days [See C.1.2.11]	3	ea		\$ -
6372	Provide storage container (20cy) [See C.3.6]	2	ea		\$ -
6373	Provide storage container (25cy) [See C.3.6]	1	ea		\$ -
6374	Provide storage container (30cy) [See C.3.6]	2	ea		\$ -
6377BP	Provide storage container (triwalls on pallets) [See C.1.2.12]	9	ea		\$ -
6377MC	Provide storage containers, as required [See C.1.2.12]NTE	5000	ea	\$ 1.00	\$ 5,000.00
6382	Rental - storage containers (20cy) [See C.3.6]	1	ea		\$ -
6383	Rental - storage containers (25cy) [See C.3.6]	1	ea		\$ -
6384	Rental - storage containers (30cy) [See C.3.6]	1	ea		\$ -
6388BB	Order Limitation & Transportation Surcharge [See C.3.9]	5	ea		\$ -
6400TS	Perform appropriate analysis to properly identify unknown hazardous property and complete waste profile forms	2	ea		\$ -
6401	Perform Hazardous Waste Characteristics Analysis to determine ignitability (D001), corrosivity (D002), reactivity (D003) [See C.3.3]	7	ea		\$ -
6402	Perform total TCLP analysis (D004-D043) [See C.3.3]	3	ea		\$ -
6403	Perform TCLP Metals analysis to determine 8 TCLP metals (D004-D011) [See C.3.3]	15	ea		\$ -
6404	Perform TCLP analysis to determine D012-D017 [See C.3.3]	2	ea		\$ -
6405	Perform TCLP analysis to determine volatile and semi-volatile organics (D018-D043) [See C.3.3]	3	ea		\$ -
6406	Perform F-series solvent analysis to determine EPA waste codes F001-F005 [See C.3.3]	2	ea		\$ -
6409	Perform Total Petroleum Hydrocarbons (TPH) analysis [See C.3.3]	3	ea		\$ -
6411	Perform Volatile Organics analysis (EPA Method 8240) [See C.3.3]	4	ea		\$ -
6415	Provide BTU % ash content/total sulfur content	2	ea		\$ -
6421	Perform test for asbestos [See C.3.3]	3	ea		\$ -
6423	Perform analysis to determine cresol (D026) [See C.3.3]	2	ea		\$ -
6424	Perform Polychlorinated Biphenyl (PCB) analysis [See C.3.3]	2	ea		\$ -
6500MM	High Mercury Surcharge [See C.2.1.6]	150	lb		\$ -
6502	Perform Management Services to provide packaging service for the generator [See C.3.8]	5	hr		\$ -
6503	Provide Certificates of Disposal [See C.2.1.2]	15	ea		\$ -
6601	Evaluate unknown compressed gas cylinder [See C.2.3.1]	2	ea		\$ -
6608	Perform appropriate sampling and analysis to properly identify the gas and complete the waste profile form [See C.2.3.2 and C.3.3]	2	ea		\$ -

## 6300-6599 SPECIAL SERVICES

CLIN	Description	Est Qty	Unit	Unit Price	Amount
6609AA	Perform Management Services, may include repackaging the contents of one compressed gas cylinder that is not DoT transportable (non-inert gas) [See C.2.3.3]	2	ea		\$ -
6609BB	Perform Services, may include replacing a valve that is not operable [See C.2.3.3]	1	ea		\$ -
6610PA	Poison, Hazard Zone "A" surcharge [See C.2.3.4]	1	ea		\$ -
6613	Cleaning/Services charges, may include (but not limited to) cleaning of tanks, totes, oil/water separators (range in size from 100-1,000 gallons) [C.3.2]	10	ea		\$ -
6613AA	Cleaning/Services charges, may include (but not limited to) cleaning of tanks, totes, oil/water separators (range in size from 1,001-5,000 gallons) [C.3.2]	5	ea		\$ -
6613BB	Cleaning/Services charges, may include (but not limited to) cleaning of tanks, totes, oil/water separators (range in size from 5,001-10,000 gallons) [C.3.2]	5	ea		\$ -

## 0800 Series Compressed Gas Cylinders

Compressed Gas Cylinder (Inert)					
0812	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	30	ea		\$ -
0812CM	Small cylinder, CO2 cartridges [See C.2.3]	265	ea		\$ -
0813	Medium cylinder [See C.2.3]	3	ea		\$ -
Compressed Gas Cylinder (Oxidizer)					
0822	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	8	ea		\$ -
0823	Medium cylinder [See C.2.3]	2	ea		\$ -
Compressed Gas Cylinder (Poison)					
0842	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	5	ea		\$ -
Compressed Gas Cylinder (Refrigerant)					
0852	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	8	ea		\$ -
0853	Medium cylinder [See C.2.3]	15	ea		\$ -
Compressed Gas Cylinder (Flammable)					
0872	Small cylinder (including lecture bottle and cartridges) [See C.2.3]	38	ea		\$ -
0872AC	Small cylinder (including lecture bottle and cartridges), acetylene with asbestos lining [See C.2.3]	8	ea		\$ -
0872PR	Small cylinder, propane [See C.2.3]	15	ea		\$ -
0873	Medium cylinder [See C.2.3]	15	ea		\$ -
0874AC	Large cylinder, acetylene with asbestos lining [See C.2.3]	2	ea		\$ -

## 7000-7200 Series Polychlorinated Biphenyls (PCBs) [40 CFR 761]

7006	PCB contaminated Electrical Equipment $\geq$ 50-499 ppm PCBs [See C.2.2]	150	lbs		\$ -
7012	Transformers <50 ppm PCBs [See C.2.2]	300	lbs		\$ -
7014AA	Fluorescent light ballasts, including capacitors containing 0.1 kg or less of dielectrics [See C.2.2]	1,500	lbs		\$ -
7014NN	Ballasts, non PCB	300	lbs		\$ -
7022	Small Capacitors <50 ppm PCBs [See C.2.2]	150	lbs		\$ -

9101-9199 IGNITABLE WASTES [40 CFR 261.21] D001					
CLIN	Description	Est Qty	Unit	Unit Price	Amount
9101	Small Containers	3,000	lbs		\$ -
9101AA	Small Containers, DoT Shippable [See C.1.2.3]	2,250	lbs		\$ -
9102	Containerized Liquids/Multi-phase	12,000	lbs		\$ -
9102CD	Chemical Defense Equipment (CDE) Kits [See C.2.5.2]	300	lbs		\$ -
9102RR	Containerized Liquids/Multi-phase (pumpable), Fuels Blending [See C.2.4.2]	3,000	lbs		\$ -
9104	Containerized Solids	2,250	lbs		\$ -
9105	Aerosols	1,125	lbs		\$ -
9106RR	Bulk Liquids (pumpable) Fuels Blending [See C.2.4.2]	1,500	lbs		\$ -
9107	Bulk Solids	1,500	lbs		\$ -
9200-9299 CORROSIVE WASTES [40 CFR 261.22] D002					
9201	Small Containers	1,500	lbs		\$ -
9201AA	Small Containers, DoT Shippable [See C.1.2.3]	750	lbs		\$ -
9202	Containerized Liquids/Multi-phase	300	lbs		\$ -
9202AA	Containerized Liquids, DoT Shippable [See C.1.2.3]	38	lbs		\$ -
9204	Containerized Solids	150	lbs		\$ -
9204AB	Containerized Solids, Alkaline Batteries [See C.2.4.2]	225	lbs		\$ -
9204LA	Containerized Solids, Lead Acid Batteries [See C.2.4.2]	750	lbs		\$ -
9204MB	Containerized Solids, Mercury Batteries [See C.2.4.2]	15	lbs		\$ -
9204NC	Containerized Solids, NiCad Batteries [See C.2.4.2]	750	lbs		\$ -
9204NH	Containerized Solids, Nickel Metal Hydride Batteries [See C.2.4.2]	10	lbs		\$ -
9300-9399 REACTIVE WASTES [40 CFR 261.23] D003					
9301	Small Containers	38	lbs		\$ -
9301AA	Small Containers, DoT Shippable [See C.1.2.3]	150	lbs		\$ -
9304	Containerized Solids	150	lbs		\$ -
9304BA	Containerized Solids, OBA canisters	300	lbs		\$ -
9304LL	Containerized Solids, Lithium Batteries [See C.2.4.2]	150	lbs		\$ -
9400-9499 TOXICITY CHARACTERISTIC WASTES [40 CFR 261.24] D004-43					
9401	Small Containers	300	lbs		\$ -
9401AA	Small Containers, DoT Shippable [See C.1.2.3]	150	lbs		\$ -
9402	Containerized Liquids/Multi-phase	9,000	lbs		\$ -
9402AF	Containerized Liquids/Multi-phase (AntiFreeze requiring recycling) [See C.2.4.2]	1,500	lbs		\$ -
9404	Containerized Solids	12,000	lbs		\$ -
9404CL	Containerized Solids, Garnet paint stripping waste containing cadmium)	7,500	lbs		\$ -
9404CZ	Containerized Solids, Carbon Zinc batteries [See C.2.4.2]	150	lbs		\$ -
9404FL	Containerized Solids, Fluorescent Light Tubes, HID lamps, mercury vapor, metal halide (whole w/mercury or crushed w/mercury filters) [See C.2.4.2]	300	lbs		\$ -
9400-9499 TOXICITY CHARACTERISTIC WASTES [40 CFR 261.24] D004-43					
9404MB	Containerized Solids, Mercury Batteries [See C.2.4.2]	15	lbs		\$ -
9404MG	Containerized Solids, Magnesium Batteries [See C.2.4.2]	38	lbs		\$ -
9404NC	Containerized Solids, NiCad Batteries [See C.2.4.2]	150	lbs		\$ -
9405	Aerosols	45	lbs		\$ -
9407CR	Containerized Solids, Cathode Ray Tubes [See C.2.1.9]	150	lbs		\$ -



**9500-9529 SPENT SOLVENT WASTES [40 CFR 261.31] F001-5**

CLIN	Description	Est Qty	Unit	Unit Price	Amount
9501	Small Containers	113	lbs		\$ -
9501AA	Small Containers, DoT Shippable [See C.1.2.3]	75	lbs		\$ -
9502	Containerized Liquids/Multi-phase	3,000	lbs		\$ -
9502RR	Containerized Liquids/Multi-phase (pumpable) Fuels Blending [See C.2.4.2]	150	lbs		\$ -
9504	Containerized Solids	3,000	lbs		\$ -

**9600-9699 INDUSTRIAL PROCESS WASTES [40 CFR 261.32] K- LISTED**

9601	Small Containers	40	lbs		\$ -
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**9700-9729 ACUTELY HAZARDOUS WASTES [40 CFR 261.33] P- LISTED**

9701	Small Containers	150	lbs		\$ -
9702	Containerized Liquids/Multi-phase	150	lbs		\$ -
9704	Containerized Solids	150	lbs		\$ -

**9750-9799 TOXIC WASTES [40 CFR 261.33] U - LISTED**

9751	Small Containers	75	lbs		\$ -
9751AA	Small Containers, DoT Shippable [See C.1.2.3]	225	lbs		\$ -
9752	Containerized Liquids/Multi-phase	38	lbs		\$ -
9755	Aerosols	38	lbs		\$ -

**9800 UNIVERSAL WASTE**

9800UA	Alkaline Batteries	1,050	lbs		\$ -
9800UC	Mercury Batteries	150	lbs		\$ -
9800UD	Lead Acid Batteries	1,500	lbs		\$ -
9800UF	Antifreeze	1,500	lbs		\$ -
9800UG	Magnesium Batteries	150	lbs		\$ -
9800UH	Nickel Metal Hydride Batteries	113	lbs		\$ -
9800UL	Lamps, Fluorescent, HIDS	3,150	lbs		\$ -
9800UM	Mercury Thermostats/Mercury Containing Equipment	60	lbs		\$ -
9800UN	NiCad Batteries	1,500	lbs		\$ -
9800UP	Pesticides	75	lbs		\$ -
9800UT	CRTs	3,000	lbs		\$ -
9800UU	Lithium Batteries	450	lbs		\$ -
9800UZ	Carbon Zinc Batteries	150	lbs		\$ -

**STATE REGULATED WASTE**

9801	Small Containers	150	lbs		\$ -
9801AA	Small Containers, DoT Shippable [See C.1.2.3]	38	lbs		\$ -
9802	Containerized Liquids/Multi-phase	3,000	lbs		\$ -
9802AF	Containerized Liquids/Multi-phase, Anti-freeze (for recycling) [See C.2.4.2]	750	lbs		\$ -
9802FA	Containerized Liquids/Multi-phase, Oil Filters (drained w/some oil liquid) (for recycling) [See C.2.4.2]	300	lbs		\$ -
9802RR	Containerized Liquids/Multi-phase (pumpable) Fuels Blending [See C.2.4.2]	300	lbs		\$ -
9804	Containerized Solids	4,500	lbs		\$ -
9806	Bulk Liquids (pumpable) [See 1.2.8]	60,000	lbs		\$ -
9806RR	Bulk Liquids (pumpable), Fuels Blending [See C.2.4.2]	750	lbs		\$ -

**9900-9999 NON RCRA, NON STATE REGULATED WASTES**

9901	Small Containers	1800	lbs		\$ -
9901AA	Small Containers, DoT Shippable	3000	lbs		\$ -
9901LP	Small Containers, Latex Paint for recycling [See C/2/4/2]	750	lbs		\$ -
9902	Containerized Liquids/Multi-phase	22,500	lbs		\$ -
9902AF	Containerized Liquids/Multi-phase, Anti-freeze (for recycling) [See C.2.4.2]	7,500	lbs		\$ -

## 9900-9999 NON RCRA, NON STATE REGULATED WASTES

CLIN	Description	Est Qty	Unit	Unit Price	Amount
9902BW	Containerized Liquid/Multi-phase, Oil/Water mix (for recycling)	15,000	lbs		\$ -
9902FA	Containerized Liquids/Multi-phase, Oil Filters (drained w/some oil remaining)(for recycling) [See C.2.4.2]	1,125	lbs		\$ -
9902LP	Containerized Liquids/Multi-phase, Latex Paint for recycling [See C.2.4.2]	1,500	lbs		\$ -
9902RR	Containerized Liquids/Multi-phase (pumpable) Fuels Blending [See C.2.4.2]	15,000	lbs		\$ -
9904	Containerized Solids	30,000	lbs		\$ -
9904AB	Containerized Solids, Alkaline Batteries [See C.2.4.2]	600	lbs		\$ -
9904AS	Containerized Solids, Asbestos	300	lbs		\$ -
9904CL	Containerized Solids, Garnet paint stripping waste containing cadmium)	3,000	lbs		\$ -
9904FB	Containerized Solids, Oil Filters dry	750	lbs		\$ -
9904FL	Containerized Solids, Fluorescent Lights	1,200	lbs		\$ -
9904LA	Containerized Solids, Lead Acid Batteries [See C.2.4.2]	1,500	lbs		\$ -
9905	Aerosols	75	lbs		\$ -
9905EA	Aerosols, Empty	60	lbs		\$ -
9907	Bulk Solids	1,500	lbs		\$ -
9907AS	Bulk Solids, containing asbestos	150	lbs		\$ -
	<b>Total Estimated Price (18 Month 2nd Option Period)</b>				\$ 5,000.00
	<b>Total Estimated Contract Price (Base, 1st Opt, 2nd Opt)</b>				\$ 15,000.00

## SECTION C

### STATEMENT OF WORK

Ref No.	Title	Reference	Date
		C Clause Table of Content (Old clause numbers are in parenthesis)	
C.0	<u>STATEMENT OF WORK</u>	(C.2)	
C.1	<u>REMOVAL</u>	(C.2)	
C.1.1	<u>Pre Removal</u>		
C.1.1.1	PERMIT / SPECIAL REQUIREMENTS	(C.2, C.10)	
C.1.1.2	SHIPPING DOCUMENTATION	(C.15)	
C.1.1.3	NOTIFICATIONS	(C.9)	
C.1.1.4	TRAILER SECURITY, PADLOCKS	(C.21)	
C.1.2	<u>REMOVAL</u>		
C.1.2.1	SPILL RESPONSIBILITY	(C.6)	
C.1.2.2	SEGRAGATION OF HAZARDOUS WASTE	(C.18)	
C.1.2.3	STATEMENT ON CONTAINERS	(C.19)	
C.1.2.4	GOVERNMENT EQUIPMENT AND PERSONNEL	(C.20)	
C.1.2.5	TREATMENT OF HAZARDOUS WASTE ON GOVERNMENT FACILITY	(C.25)	
C.1.2.6	LOADING	(C.33)	
C.1.2.7	WEIGHING OF PROPERTY	(C.34)	
C.1.2.8	BULK LIQUID PUMPING	(C.35)	
C.1.2.9	SMALL CONTAINERS AND CONTENTS	(C.36)	
C.1.2.10	BULKING AND CONSOLIDATION	(C.45)	
C.1.2.11	CHARGES FOR EXPEDITES	(C.51)	
C.1.2.12	PACKAGING FOR CONVENIENCE	(C.19a)	
C.1.3	<u>POST REMOVAL</u>		
C.1.3.1	RETURN OF SHIPPING DOCUMENTATION	(C.15)	
C.2	<u>DISPOSAL / RECYCLING</u>		
C.2.1	<u>RCRA/NON-RCRA ITEMS</u>		
C.2.1.1	DEFINITION OF RCRA vs NON-RCRA and FINAL TREATMENT/DISPOSAL/RECYCLING	(C.13, C.31)	
C.2.1.2	CERTIFICATES OF DISPOSAL/DESTRUCTION	(C.70)	
C.2.1.3	DETAILED ANALYSIS	(C.22)	
C.2.1.4	ALTERNATE DOCUMENTATION OPTION FOR FUELS BLENDING, ANTIFREEZE RECYCLING, BATTERY RECYCLING/RECLAMATION, AND FLUORESCENT LIGHT TUBES AND HIGH INTENSITY DISCHARGE LAMPS	(C.37, C.39, C.68, C.72)	
C.2.1.5	RESERVED		
C.2.1.6	DISPOSAL FOR HIGH LEVEL MERCURY	(C.43)	
C.2.1.7	EMPTY CONTAINERS	(C.44)	
C.2.1.8	RESERVED		
C.2.1.9	CATHODE RAY TUBES (CRTs)	(C.88)	

C.2.2 DISPOSAL OF POLYCHLORINATED BIPHENYLS (PCB), PCB  
CONTAMINATED AND NON-PCB MATERIAL (C.4)

C.2.3 COMPRESSED GAS CYLINDERS (C.3)

C.2.3.1 EVALUATION/IDENTIFICATION OF CYLINDERS  
(C.3.6)

C.2.3.2 ANALYSIS TO IDENTIFY CYLINDER CONTENTS  
(C.3.7)

C.2.3.3 RECONTAINERIZATION/REPLACEMENT OF VALVES  
(C.3.8)

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C.3.9 ORDER LIMITATION AND TRANSPORTATION SURCHARGE (C.80)

C.4 ACCEPTABLE PERFORMANCE LEVELS

**C.0 STATEMENT OF WORK**

a. The contractor agrees to provide all services necessary for the final treatment/disposal of the hazardous property listed in the schedule in accordance with all local, state, international, and Federal laws and regulations, and the terms and conditions of this contract. These services shall include all necessary personnel, including applicable subcontractors, labor, analysis, transportation, packaging, equipment, and the compilation and submission of all documentation required by this contract. All Contract Line Item Numbers (CLINs), regardless of their condition, are being discarded by the Government and are considered to be waste.

b. The Government agrees that all hazardous property placed on task order(s) on this contract will be accompanied by documentation and markings that comply with all applicable local, state, and Federal laws and regulations relating to the generation and storage of hazardous property.

**C.1 REMOVAL**

a. The requirements for removal of wastes under this contract are divided into three main phases – Pre-Removal (C.1.1), Removal (C.1.2 ), and Post-Removal (C.1.3). The contractor, and his subcontractors, must perform at all times in a prudent, conscientious, safe and professional manner. The contractor shall ensure that its agents, employees, and subcontractors involved in handling and packaging the hazardous waste be trained for the level of expertise required for the proper performance of the task and, in particular, in the areas of chemical incompatibility, general first aid procedures, and spills. Handling and Personnel Protective Equipment (PPE) shall be provided by the contractor and must be appropriate to ensure safe handling of the hazardous waste. When operating within an EPA or state permitted DOD Hazardous Waste (HW) storage facility, the contractor is required to use forklifts with specifications that meet the applicable permit requirements. The contractor agrees that his personnel and equipment are subject to safety inspections by Government personnel while on Federal property.

b. Pickups on this contract have been scheduled as ‘milk run’ type pickups. When ordered, the contractor visits the facilities on a predetermined schedule. The previous contract required pickups of Maine and New Hampshire generators begin on the third full business week of one month and pickups of Vermont and New York generators begin on the third full business week of the next month and it is expected that the new contractor shall follow this schedule with no break in service. The contractor is hereby notified that he must be prepared to perform on the first day of the contract, if required.

**C.1.1 PRE-REMOVAL****C.1.1.1 PERMIT / SPECIAL REQUIREMENTS**

a. The contractor shall, without additional expense to the Government, be responsible for paying all fees, preparing or obtaining any necessary licenses, permits, notifications, waste profiles, or reports, which result from a contractor’s transportation, recycling, or disposal decision. This includes acquiring any required permits or registrations necessary to operate on any installation listed in this contract and completing the Notification of Regulated Waste Activity form for the generator(s) of hazardous waste to sign and file with the applicable state regulators for waste disposal. This includes signing (on behalf of the Government) waste profiles requested by Treatment Storage Disposal Facilities. All contractor signed waste profile sheets shall be written for the actual waste stream using the generator’s profile for backup documentation. All generator forms or other means of notifications including correspondence with Federal or State agencies on behalf of a generator must be coordinated with and concurred with by the affected generator prior to submission to any Federal or State agency.

b. The Contractor may be required to attend any special required training, seminar, instruction, class, etc. provided by the Government or to provide information to perform work or gain access to the installation. Example: pass and ID requirements, antiterrorist training, EMS policies, fork lift training.

c. Any shipments outside the United States must comply with all international agreements and all applicable foreign laws. If the contractor will be exporting directly from the Department of Defense (DOD) activity, the contractor is required to provide a current copy of the Acknowledgment(s) of Consent to the Contracting Officer Representative (COR) with the shipping documentation in accordance with C.1.1.2. The contractor may not ship waste outside of the United States to circumvent Environmental Protection Agency (EPA) land disposal restrictions.

**C.1.1.2 SHIPPING DOCUMENTATION**

a. All references to manifests in this provision relate to the “appropriate shipping paper”. The contractor shall obtain and prepare all manifests, Hazardous Waste Profile Sheets required for acceptance of waste into a Qualified Facility, land disposal restriction notifications, and any other shipping documents. The contractor shall provide the COR with a copy of the completed form(s), including handling codes in 40 CFR 264 Appendix I Table 2 for each manifest line, for review by the appropriate Government official **at least five (5) business days prior to removal, except documentation submitted for expedited orders, which shall be in accordance with notification timeframes as listed elsewhere in this contract.** Prior to removal from a site identified as a pickup point in this contract, completed copies of all manifests, or bills of lading, whichever is applicable, shall be furnished to the Defense Reutilization and Marketing Office (DRMO) coordinating the waste disposal. Each pickup manifest and bills of lading (i.e., with a Government activity identified as a generator), as well as all other documentation required herein, shall be clearly and distinctly marked with the name of the servicing DRMO in addition to the generators and the contract and task order number, as applicable. Emergency response information and twenty-four hour emergency phone numbers shall be listed on the manifest as well as bills of lading. If blocks are not provided, this information shall be placed in the upper, right-hand corner of each document.

b. The DRMS created dummy EPA number for non-RCRA TSDF, must be entered on all applicable shipping documentation such as nonhazardous waste manifests and bills of lading. Also, include DRMS created dummy EPA number on HQ DRMS Form 1683, Manifest Tracking Log.

c. The contractor shall perform all dry weight computations for those hazardous wastes destined for land disposal in Texas and shall provide all such computations to the COR for record keeping purposes. This computation shall be furnished along with the copy of the generator manifest.

**C.1.1.3 NOTIFICATIONS**

a. Except as may otherwise be specified herein, the contractor shall notify the COR for each location, at least **five (5) business days BEFORE attempting site visits, analysis or pickups.**

(1) In addition to the notification above for pickups, the contractor shall provide the name of the driver, the driver’s Commercial Driver’s License (CDL) number and its expiration date to the COR or other Government representative at least 24-hours prior to removal. The contractor may also opt to provide a list of approved, multiple drivers designated for pickups under this specific contract to the COR or other Government representative prior to any attempted removals. If this option is elected and the list is approved by the Government and maintained by the Contractor, the 24-hour notification requirement is mute for the remainder of the contract unless otherwise modified.

(2) If a driver, other than the one specified 24-hours in advance for the specific Task Order; or, one whose name does not appear on the optional list of approved, multiple drivers arrive for pickup, the COR or other designated Government representative will verify the personnel switch with the prime contractor before the pickup commences. This may require a written notice or fax from the prime contractor.

(C.1.1.3 Cont'd)

b. For Task Orders (TO) containing Expedited Removals, Services or Performance CLINs the contractor shall notify the COR or other Government representative for each location, in the following timeframes BEFORE attempting site visits, analysis, or pickups: 15-10 day expedites – at least 3 calendar days; 9-5 day expedites – at least 2 calendar days; and 4 days or less expedites – at least 1 calendar day. In addition, the contractor is still required to provide the information identified in paragraph (1) above at least 24-hours prior to removal. If applicable, any removals ordered under a 24-hour or one business day expedited CLIN requires the contractor to provide the information identified in paragraph (1) at least 4 hours prior to pickups if the contractor elects to provide the identity of the driver for each specific TO. If the contractor elects to provide the list of approved, multiple drivers designated for use under this contract, this expedited notification is not required. All other terms and conditions stated elsewhere within this clause apply to any of the aforementioned Expedited Removals, Services or Performance CLINs.

**C.1.1.4 TRAILER SECURITY, PADLOCKS**

a. All contractor trailers and tankers capable of being padlocked must be padlocked upon arrival at the pickup location. Failure to meet this requirement could result in the Government's halting of the pickup. All trailers and tankers capable of being padlocked must also be padlocked again prior to departure of the pickup location(s). The driver shall provide the padlock and lock the trailer or tanker without assistance from the COR or other Government representative.

b. The COR or other Government representative has the right to request any identification and/or occupational endorsements from the driver beyond what is identified in additional specific clauses in this contract and refuse commencement and/or completion of pickups if any unusual or suspicious actions occur. Any potential demurrage associated with the driver verification process and/or the unexpected halt or commencement of pickups will not be grounds for reimbursement by the Government.

**C.1.2 REMOVAL**

**C.1.2.1 SPILL RESPONSIBILITY**

a. The contractor is solely responsible for cleanup of any and all spills or leaks during the performance of this contract that occur as a result of or are contributed to by the actions of its agents, employees, or subcontractors to the satisfaction of the Government and at no cost to the Government.

b. The contractor shall report all such spills or leaks, regardless of their quantity, to the CO immediately upon discovery. A written follow-up report shall be submitted to the CO not later than 24 hours after the initial telephonic report. The written report shall be in narrative form and as a minimum include the following:

- (1) Description of item spilled (including identity, quantity, manifest no., etc).
- (2) Whether amount spilled is EPA/state reportable, and if so whether it was reported.
- (3) Exact time and location of spill including a description of the area involved.
- (4) Containment procedures initiated.

(C.1.2.1 Cont'd)

(5) Summary of any communications contractor has with press or Government officials other than the CO.

(6) Description of clean-up procedures employed or to be employed at the site including disposal location of spill residue.

#### **C.1.2.2 SEGREGATION OF HAZARDOUS WASTE**

All items collected on this contract must be segregated and kept physically separate from any other items until the initial TSDF is reached. The items must be so marked, that they are readily identified to this contract throughout this period.

#### **C.1.2.3 STATEMENT ON CONTAINERS**

a. The Government does not warrant that all the drums or containers are suitable for transportation in accordance with DOT regulations for removal from the pickup site. The offeror is cautioned to ascertain and assess the need for overpacking or recontainerizing based on the site visit. The Government will not provide repackaging materials. The contractor will not be reimbursed separately for repackaging expenses and should include these charges in their disposal pricing. In addition see C.1.2.12.

b. Clins 9101AA, 9201AA, 9202AA, 9301AA, 9401AA, 9501AA, 9751AA, 9801AA and 9901AA will be ordered when the generator has prepared the waste for shipment according to DoT packaging. This does not absolve the contractor of their responsibility to remain in compliance with DoT. If the contractor is able to demonstrate that the waste ordered under these Clins is NOT packaged according to DoT requirements and the generator is unwilling or unable to repack at the time of pickup, the Clin will revert to the standard applicable small container Clin.

#### **C.1.2.4 GOVERNMENT EQUIPMENT AND PERSONNEL**

The contractor understands that the Government shall not furnish any equipment or personnel to assist in the performance of this contract. Any such offers of assistance are unauthorized, and the Contractor shall not accept any such offers. The only exception is the use of Government owned loading equipment (clause C.1.2.6), and Government owned scales (clause C.1.2.7), and where applicable, management services.

#### **C.1.2.5 TREATMENT OF HAZARDOUS WASTE ON GOVERNMENT FACILITY**

a. Treatment of hazardous waste (including solidification) on Government facilities is not permitted. Treatment is defined as any process which meets the definition of treatment as set forth in applicable local, state, and Federal (including 40 CFR 260.10) laws and regulations.

b. The contractor shall not drain and/or flush PCB items at Government installations. Draining will be allowed only to prevent leaking and to meet DOT regulations.



(C.1.2.5 Cont'd)

c. Treatment, disposal, or release of gas (other than inert) to the atmosphere on Government premises is not permitted by this contract. The contractor may perform gas extraction for other than inert gas cylinders at the pickup location using self-contained apparatus. This apparatus shall emit no gas into the atmosphere, and purge the entire cylinder contents into a closed receiver for transport to a recycling or disposal site.

#### **C.1.2.6 LOADING**

The contractor is responsible for loading, including furnishing all the equipment necessary for loading. Unless otherwise specified, the Government will not load at any location, nor will loading be performed on Saturdays, Sundays, Federal holidays, or any day, that the installation where the items are located, is closed. Where it is provided that the Government will load, the Government will make the initial placement of the item on conveyance(s) furnished by the contractor and the initial placement on the contractor's conveyance shall be as determined by the Government. Unless otherwise provided in the contract, the Government will not block, chock, brace, lash, band, or in any other manner secure the cargo on such conveyance(s) furnished by the contractor.

#### **C.1.2.7 WEIGHING OF PROPERTY**

The contractor shall weigh all property before removal. An authorized Government representative will witness all weighing that occurs on site. The weight, agreed upon by both the contractor and the Government representative at the time of removal, will be the basis for payment to the contractor. Unsubstantiated charges for subsequent increases in weight, after removal from Government custody, will be the responsibility of the contractor.

##### **a. Bulk Items**

(1) Bulk items will be measured by one of the following methods. The method used will be whichever is most accurate and agreed upon by the contractor and the Government representative:

(i) Actual weight using Government scales.

(ii) Actual weight using commercial scales.

(iii) Calculated weight. As an alternative to actual weighing, the weight of bulk shipments may be computed, provided that the specific gravity of the material is known and the volume actually picked up is determined. For example, 2,000 gallons of liquid with a specific gravity of 1.4 = calculated weight of 23,344 pounds. (2,000 x 1.4 x 8.337, where one gallon of water weighs 8.337 pounds). Specific gravity will be obtained from a waste profile sheet.

(2) For either "**actual weight**" method, the vehicle will be weighed both before and after loading. For bulk shipments, where Government scales are not available or operable, the use of commercial scales is authorized. The contractor will arrange for and incur all expenses of weighing property at the nearest certified public scale.

(C.1.2.7 Cont'd)

## b. Non-bulk Items

(1) **Only actual weight of the waste in non-bulk containers will be used for manifests and bills of lading.** The contractor will use the gross weight of container and waste for the weight on the Task Order/ Form 1155. Container tare weights listed as below shall be subtracted from manifests and bills of lading:

85 gl metal drum = 80 pounds

55 gl metal drum = 50 pounds

30 gl metal drum = 25 pounds

15 gl metal drum = 10 pounds

5 gl plastic pail = 5 pounds

If any type container used is not listed then an empty container shall be weighed at time of pickup and that weight shall be subtracted for the purposes of the shipping paper. If no empty container is available the generator and contractor shall agree on the weight before shipment.

(2) For non-bulk items, the contractor shall provide portable scales for outweighing of property. Portable scales must have a minimum capacity of 1,500 pounds. For the purpose of this contract, scales permanently affixed or built into a vehicle are considered portable scales.

(3) Prior to the use of portable scales at each pickup site, the contractor must demonstrate reasonable weight accuracy to the Government representative. Only materials to be removed by the contractor will be weighed. Pallets, boxes, strapping, etc., which are not integral parts of the packaging and are not being removed by the contractor will not be included in the weight.

(4) Government scales may be used, in lieu of scales provided by the contractor, only where they are available, operable, and authorized by the Government representative. The contractor shall be responsible for determining the availability of Government scales. The Government makes no guarantee that where Government scales are available, they are operable. At the Government's option, the use of Government scales will be allowed at the following sites:

<b>SITE</b>	<b>EQUIPMENT AVAILABLE</b>
VTANG, S. Burlington, VT	Drum Scales
107 Air Refueling Wing, Niagara Falls, NY	Manual 1,200 lb
Camp Keys, Augusta, ME	1,000 lb Portable and 10,000 lb Platform
FMS #1, Portland, ME	500 lb Drum
UTES #1, Auburn, ME	1,000 lb Platform
FMS #3, Bangor, ME	10,000 lb Platform
FMS #5, Caribou, ME	500 lb Drum Scales
AASF, Bangor, ME	500 lb Beam Scales
NH Air National Guard, Pease ANGB, NH	1,000 lb Drum Scales
914 <sup>th</sup> Airlift Wing, Niagara Falls, NY	900 lb Drum Scales

(5) The use of commercial scales is not authorized for non-bulk items.

**C.1.2.8 BULK LIQUID PUMPING**

a. When bulk liquid pumping is ordered, it may be necessary for the contractor to pump waste from tanks. The contractor is responsible to furnish all equipment needed to complete this job, including but not limited to, collection vehicle equipped with pumps, hoses, high capacity pumps, connectors/fittings, and a metering device. **The use of a “super sucker” truck is highly recommended.** Pumps and hoses shall have a capacity to safely handle the types of waste to be collected, and be able to remove all liquids and sludges from tanks that can be removed without agitation or introduction of other materials to the tank.

b. The actual weight of the material picked up must be identified on the manifest. Bulk liquid disposal may be ordered from any location in or around pickup points, in addition to the known sites identified below:

<b>SITE</b>	<b>TANK SIZE</b>
OMS #1, Concord	1,000 gallon
OMS #2, Littleton	1,000 gallon
OMS #3, Somersworth	1,000 gallon
OMS #4, Manchester	3,000 gl separator & advance grit tank manhold
OMS #5, Hillsborough	1,000 gallon
AASF, Concord	10,000 gl (2) above ground w/JP8
NHARNG, Berlin	10,000 gl under ground w/#2 oil
State Military Reservation, Concord	6,000 gl (2) underground w/#2 oil 10,000 gl underground w/#2 oil 1,000 gl underground w/gasoline
NHARNG, Dover	3,000 gl underground w/#2 oil
NHARNG, Franklin	3,000 gl underground w/#2 oil
NHARNG, Hillsboro	3,000 gl underground w/#2 oil
NHARNG, Keene	3,000 gl underground w/#2 oil
NHARNG, Lancaster	3,000 gl underground w/#2 oil
NHARNG, Lebanon	3,000 gl underground w/#2 oil
NHARNG, Littleton	3,000 gl underground w/#2 oil
NHARNG, Manchester	10,000 gl underground w/#2 oil
NHARNG, Milford	3,000 gl underground w/#2 oil
NHARNG, Nashua	3,000 gl underground w/#2 oil
NHARNG, Peterborough	3,000 gl underground w/#2 oil
Natl Grd Train.Site, Center Stafford	500 gl aboveground w/#2 oil
NHARNG, Portsmouth	3,000 gl underground w/#2 oil
NHARNG, Rochester	3,000 gl underground w/#2 oil
NHARNG, Somersworth	3,000 gl underground w/#2 oil
NHARNG, Woodsville	3,000 gl underground w/#2 oil
CSMS/Bldg H, Concord	1,000 gallon
AASF Bldg K, Concord	1,000 gallon
Regional AASF Concord (internal)	Fire suppression room – Zurn-1188E 190 gl O/W seps w/ assoc. 500 gl skimmer tank
Same	Bay 1 – Rockford Model OST-5642 200 gl capacity O/W seps

(C.1.2.8 Cont'd)	
Same	Bay 4 and Bay 6 – Rockford Model OST-5642 200 gl capacity O/W seps
Same	Wash Bay – Rockford Model OST-5642 200 gl capacity O/W seps, 335 gl capacity sand interceptor, 400 gl sump
Regional AASF Concord (external)	Unit is SW of AASF, Vortechincs Model#9000 w/1500 gl oil storage capacity. Receives drainage from the tarmac & bay side of the AASF.
Same	Unit is SW of the AASF, Vortechincs Model #3000 w/500 gl oil storage capacity. Receives drainage from North side of airport.
Same	Unit is NE of the AASF, Vortechincs Model #5000 w/900 gl oil storage capacity. Receives drainage from the parking lot and North side of AASF.

#### **C.1.2.9 SMALL CONTAINERS AND CONTENTS**

a. Services for the removal, transportation, storage, and disposal of small container(s) of RCRA/State regulated hazardous or non-hazardous property will be ordered using CLINs with a “1” in the fourth position, e.g., 9101, 9401. Unless specifically excluded below, small containers are any receptacle containing hazardous or non-hazardous property that has a capacity of less than five (5) gallons.

b. Small containers are not:

(1) Individual sealed articles that are formed to a specific shape or design during manufacture that have an end-use or function dependent in whole or in part upon the shape or design during use. (Examples of such items include, but are not limited to, fuel filters, oil filters, gas mask canisters, chemical defense equipment kits, and factory sealed containers that contain a small container (e.g., epoxy paint).

(2) RCRA empty containers of any size (which may or may not be crushed to reduce their volume). Examples of such items are empty oil cans, paint cans, etc.

c. In those instances where containers of hazardous property are placed into a larger outer container and the interior packaging is either all small containers as defined above, or a mix of different sizes, some being small containers as defined above, then the entire item (interior packaging and its outer container) shall be assigned to the appropriate small container CLIN.

d. The contractor shall accept the Government's CLIN assignment as a non-small container item unless the contractor demonstrates to the COR prior to removal from the Government facility that the item(s) does meet the definition of a small container.

e. If the contractor discovers a small container(s) packaged with other items not classified as small containers, the Government reserves the right to:

(1) Assign all the property, including the larger outer container, under the appropriate small container CLIN; or,

(C.1.2.9 Cont'd)

(2) Remove the small containers of hazardous property from the larger outer container, delete the small container items' weight from the task order, and reduce the containerized CLIN's weight appropriately; or,

(3) Remove the small containers of hazardous property from the larger outer container, reCLIN the small container items separately as small containers on the same task order, and reduce the containerized CLIN's weight appropriately.

f. If the contractor elects to package EPA/DOT compatible items in the same container in order to facilitate recycling/disposal, then the contractor must provide an all-inclusive packing list showing each item and its respective quantity. This list shall be placed outside the outermost container. A copy of the packing list must be attached to the manifest. Contractor furnished overpack containers and packing materials will not be included in the total weight calculations for payment purposes.

#### **C.1.2.10 BULKING AND CONSOLIDATION**

a. Bulking shall be defined as the act of pumping from an otherwise removable container(s) into a tank truck. Containerized waste may be pumped into a tank truck (bulking) only at the locations listed herein:

OMS #1/OMS #7, Camp Johnson, Colchester, VT  
 OMS #2, Fair Haven, VT  
 OMS #4, Westminster, VT  
 CSMS/Bldg 5 & 6, Camp Johnson, Colchester, VT  
 107 Air Refueling Wing, Niagara Falls, NY  
 Maine Army National Guard (all sites)  
 NH Air National Guard, Pease ANGB, NH  
 94<sup>th</sup> RRC (all sites)

OMS #5, Lyndonville, VT  
 OMS #6, St. Albans, VT  
 UTES, Jericho, VT  
 AASF, South Burlington, VT

b. Consolidation is defined as any method that involves pouring, siphoning, pumping, draining, or packaging like wastes (liquids, multiphase, or solids) from one container to another. Wastes may be consolidated only at the locations listed herein:

OMS #1/OMS #7, Camp Johnson, Colchester, VT  
 OMS #5, Lyndonville, VT  
 OMS #2, Fair Haven, VT  
 OMS #6, St. Albans, VT  
 OMS #4, Westminster, VT  
 UTES, Jericho, VT  
 AASF, South Burlington, VT  
 CSMS/Bldg 5 & 6, Camp Johnson, Colchester, VT  
 107 Air Refueling Wing, Niagara Falls, NY  
 Maine Army National Guard (all sites)  
 NH Air National Guard, Pease ANGB, NH  
 NCTAMS LANT DET, Cutler, ME  
 NAVSOC DET A, Prospect Harbor, ME  
 NMCRC, Bronx, NY, Buffalo, NY, Rochester, NY, Albany, NY  
 NRC, Horseheads, NY, Syracuse, NY, Glen Falls, NY  
 NRC, Bangor, ME  
 NRC, White River Junction, VT  
 Naval Support Units, Saratoga Springs, NY, Scotia NY  
 914th Airlift Wing, Bldg B-830, Niagara Falls, NY  
 US Coast Guard sites ME, NH

(C.1.2.10 Cont'd)

c. Bulking and consolidation will be allowed only if the contractor has a spill contingency plan and performs operations in a safe manner. The Government retains the right to stop operations if environmental or safety concerns arise.

d. Only New Hampshire Army National Guard (NHARNG) waste from the same location, with the same hazardous waste characteristics, CLIN, and DoT shipping name will be allowed to be bulked or consolidated into the same container or tank truck.

**C.1.2.11 CHARGES FOR EXPEDITES - CLIN 6330-6335, 6340-6345**

a. When the expedited removal CLINs are ordered, waste must be removed within the specified calendar day timeframe. Expedited removal CLINs may be ordered in association with any disposal CLIN(s) at any pick-up point(s) on the contract. This is an exception to the standard removal timeframe as specified in F.3. Minimum TO charges will not apply to a TO containing an expedited removal CLIN. When expedited removal is required, CLINs 6330-35 will be ordered based on the amount of waste to be removed. One (1) each will be ordered for containerized (non-bulk) waste up to 15,000 pounds in total weight and a maximum of up to eight (8) different TO lines. For bulk removals, one (1) each CLIN 6330-35 is limited to one (1) TO line not to exceed 40,000 pounds in total weight.

b. When the expedited performance CLINs are ordered, performance must be accomplished within the specified calendar day timeframe. Expedited service CLINs may be ordered in association with any service CLIN(s) at any pick-up point(s) on the contract. This is an exception to the standard performance timeframe as specified in Clause F.3. Minimum TO charges will not apply to a TO containing an expedited service CLIN. When expedited service is required, CLIN 6340-45 will be ordered based on the amount of service to be performed. One (1) each of CLIN 6340-45 will be ordered for up to five (5) Special Service TO lines. Ordering of an expedited CLIN is further limited to one (1) each, expedited CLIN, per pick-up location including the surrounding area (i.e. all pick up sites on an installation).

**C.1.2.12 PACKAGING FOR CONVENIENCE -CLIN 6377MC, 6377BP**

a. The Government may order the packaging/repackaging containers for their convenience to store or turn in to the DRMO. Packaging/repackage CLINS will not be ordered to facilitate acceptance at a TSDF. The contractor shall accept the Government's container size unless the contractor demonstrates to the authorized Government representative that a different size container(s) is required. Containers under Clin 6377MC and 6377BP must be DoT approved and may also be required to be brand new or refurbished, as requested on the TO.

b. If the Government requires the contractor to provide packaging/repackaging service, including labeling, cushioning, securing, absorbent materials of the waste then a Management Service CLIN should be ordered in conjunction with the above CLINs.

c. Labpacking of small laboratory chemicals is found in C.3.7 and should not be ordered under this clause.

d. When Clin 6377BP is ordered the contractor shall furnish a one (1) cubic yard cardboard box on a wooden pallet.

e. The Government shall order Clin 6377MC listing the type and size containers needed, i.e., plastic, steel, open top, closed top, 5 gallon to 85 gallon, etc.. All containers will have lids unless so specified by the generator. Charges for Clin 6377MC will be the actual cost plus shipment/delivery cost to the contractor for providing these specific containers with the total amount rounded to the nearest dollar. Unit of issue under CLIN 6377MC is “each” with “each” defined as one service dollar. When billing, the contractor must provide invoices from subcontractors to document their reimbursable costs. Clin 6377MC is considered a time and materials type transaction. The contractor is not to offer on Clin 6377MC but it will be part of any resultant contract. Clin 6377MC may be ordered under any open Task Order and is not to be counted as a TO minimum. It will be up to the generator to request the container delivery timeframe, i.e., orders may be delivered during pickup/removals or may be sent by direct delivery truck.

### **C.1.3 POST REMOVAL**

#### **C.1.3.1 RETURN OF SHIPPING DOCUMENTATION**

In addition to the manifest requirements for return to the generator, the contractor shall furnish a copy of each manifest, signed by the designated TSDF, to the Defense Reutilization and Marketing Office (DRMO) coordinating the waste disposal within 35 days. If the contractor is unable to deliver the hazardous property to the designated or alternate facility on the manifest, the cognizant COR will be contacted for disposition instructions.

### **C.2. DISPOSAL / RECYCLING**

This subsection covers requirements for disposal/recycling of RCRA/Non-RCRA items in general, disposal of specialized commodities such as Compressed Gas Cylinders (CGCs) and Polychlorinated Biphenyls (PCBs), and recycling of various mandatory recyclable items.

#### **C.2.1 RCRA/NON-RCRA ITEMS**

##### **C.2.1.1 DEFINITION OF RCRA vs NON-RCRA and FINAL TREATMENT/DISPOSAL/RECYCLING**

a. Items identified under CLINs 9100 through 9899 have been declared hazardous waste by the Government and are subject to stricter disposal requirements than CLINs 9900 through 9999. Any items identified under CLINs 9801 through 9899 are state regulated hazardous waste only, and are not considered a RCRA waste.

(1) If the contractor demonstrates through lab analysis and/or other supporting documentation that a CLIN(s) identified under CLINs 9100 through 9899 is not a RCRA/state regulated hazardous waste, the Government may so reclassify the item and place it under CLINs 9900 through 9999. The Government will review the lab analysis and other supporting documentation in a reasonable time period, not to exceed 21 days; however, the items in question will be treated as a hazardous waste in the interim and removal timeframes must be met.

(C.2.1.1 Cont'd)

(2) For CLINs 9100 through 9899, the following does not constitute final treatment/disposal:

(a) Declaring RCRA/state regulated hazardous waste CLINs as RCRA-exempt as a result of management practices specified in 40 CFR 266 and 279;

(b) Interim treatment of the waste such that the waste still meets the definition of a hazardous waste as defined in 40 CFR 261 et. seq. All facilities used for interim treatment, final treatment or final disposal of items on this contract must comply with 40 CFR 261, subparts C and D, for each waste the facility is permitted to handle. An audit trail must be provided for all RCRA/State regulated hazardous waste until treatment and/or processing renders the wastes non-RCRA or until final disposal is accomplished. Waste handling codes that describe methods of storage do not meet the definition of final treatment nor final disposal under this contract.

b. Any items identified under CLIN series 9800 are considered as either a RCRA Universal Waste or State Regulated Universal Waste. Universal Waste includes batteries, some pesticides, lamps, and mercury thermostats/equipment, as defined under Part 273. It may also include state-designated universal wastes, such as electronic wastes. The Contractor will designate on the manifest in block J when UW is being transported. The regulations allow the generator to make the determination about whether to handle these specific wastes as UW or as hazardous waste under other parts of RCRA. The contractor will be advised on the TO if the wastes are to be handled as UW. **Items on this contract using the 9800U\_ suffixed Clins are to be recycled.**

c. CLINs 9900 through 9999 are waste not regulated by RCRA nor regulated by the state of generation as hazardous waste and will be subject to less stringent requirements than CLINs 9100 through 9899.

(1) If the contractor demonstrates through lab analysis and/or other supporting documentation that a CLIN(s) identified under CLINs 9900 through 9999 is a RCRA/state regulated hazardous waste, the Government may reclassify the item under CLINs 9100 through 9899. The contractor's claim that a CLIN identified under CLINs 9900 through 9999 is actually a hazardous waste, which should be identified under CLINs 9100 through 9899, shall be treated as potential misidentification by the Government. The CLIN(s) in question shall not be removed, treated or disposed of until the Government has made a determination on the matter. Reclassification of items from CLINs 9100 through 9899 to CLINs 9900 through 9999, or from CLINs 9900 through 9999 to CLINs 9100 through 9899 shall fall under the "Changes" clause of this contract.

(2) Final treatment means processing at a facility that is appropriately licensed/permitted by local and/or state agency to accept the material. If long-term internment is the selected method of disposal, as a minimum, an EPA/state permitted facility with a textile liner, leachate collection system, and ground water monitoring must be used. An audit trail must be provided for all non-RCRA/non-state regulated **hazardous** waste until final disposal is accomplished. RCRA treatments, Chemical Fixation (T21) and Encapsulation (T39), when performed on CLINs 9900 through 9999 prior to landfill, are considered final processing/final disposal.

d. The following coverage applies when the contractor alleges that a waste designated for recycling cannot be recycled:



(C.2.1.1 Cont'd)

(1) If a waste designated for recycling by the generator does not meet the facilities required recycling parameters, the contractor must notify the CO, in writing at least five (5) business days, before pickup, of the rationale and proof for waste rejection. This must include written input from at least three appropriate recycling facilities approved on the DRMS Qualified Facilities List, at least one of which is not owned by the contractor.

(2) The CO will notify the cognizant DRMO and/or generator personnel to resolve requests to change the assigned mandatory recycling CLIN to the appropriate disposal CLIN. The final decision to change a mandatory recycling CLIN to the applicable disposal CLIN is solely that of the Government's. If the DRMO and/or generator personnel agree with the CLIN change the applicable disposal CLIN will be assigned.

**C.2.1.2 CERTIFICATES OF DISPOSAL/DESTRUCTION (CDs) - CLIN 6503**

The contractor shall obtain and provide necessary documentation to prove that final disposal of CLINs 9100 - 9899 has been accomplished. Certificates of final treatment or disposal shall be provided to the generating activity identified on the manifest or shipping paper with a copy to the DRMO/COR. CDs require certifications from agents, officials, or employees of the Qualified Facilities that provided final treatment and/or disposal. **CDs shall be provided within thirty (30) calendar days after disposal occurs.** CLIN 6503 shall be ordered one (1) each for every CD desired per task order line item.

**C.2.1.3 DETAILED ANALYSIS**

If the contractor must perform detailed analysis for disposal, copies of the results identified to a specific contract line item shall be provided to the COR. The contractor shall be responsible for the proper disposal of all samples.

**C.2.1.4 ALTERNATE DOCUMENTATION OPTION FOR FUELS BLENDING, ANTIFREEZE RECYCLING, BATTERY RECYCLING/RECLAMATION, AND FLUORESCENT LIGHT TUBES AND HIGH INTENSITY DISCHARGE LAMPS**

a. Contingent upon approval from DRMS-BCE, the contractor may utilize a plan for fuels blending, antifreeze recycling, battery recycling/reclamation, and/or fluorescent light tubes and high intensity discharge lamps as a method to elevate the additional burden of providing documentation past the initial treatment facility. Contractors must submit a plan to DRMS-BCE via the Contracting Officer (CO) that includes, at a minimum, certification signed by a responsible official of the facility, which follows the specific guidelines set forth in paragraphs (1), (2), (3), and (4) below, additionally the facility and all subsequent facilities must appear on the "Qualified Facilities" list on our web site ([http://www.drms.dla.mil/newenv/html/hw\\_disposal.html](http://www.drms.dla.mil/newenv/html/hw_disposal.html)).

b. Upon Contracting Officer approval, the plan(s) will remain valid for the life of the contract, providing the facilities remain on the DRMS Qualified Listing. DRMS will certify acceptance of disposal services only after acceptance of the blender's or recycler's certification and manifested receipt by the fuels blending or recycler facility. Any inconsistency between this provision and clause C.2.1.1 shall be resolved by giving precedence to this provision.

## (C.2.1.4 Cont'd)

c. The below guidelines must be followed for each commodity specific plan:

(1) **Fuels Blending** – Fuels blending does not apply to blending for destructive incineration. In addition to the guidelines in paragraphs (a) and (b), the plan must certify the following:

- Specifies maximum processing time that property would remain in the fuel blending tank farm is **sixty** (60) days or less and guarantee that the fuel blended product will not remain in storage longer than the certified processing time, and

- Identifies by name, address and EPA ID number all facilities which may receive the fuel blended products for energy recovery, and

- Identifies by name, address and EPA ID number all facilities which may receive the incidental solids, still bottoms, and/or sludges remaining after fuels blending which require destructive incineration per 40 CFR 264 and 265 subpart O.

(2) **Antifreeze Recycling** – In addition to the guidelines in paragraphs (a) and (b), the plan must certify the following:

- Specifies maximum processing time that property would remain in the storage/consolidation facility is sixty (60) days or less and guarantee that the product will not remain in storage longer than the certified processing time. If time exceeds this value, the firm will provide detailed rationale to DRMS, and

- Identifies by name, address and EPA ID number all facilities which may receive the fuel blended products for energy recovery, and

- Identifies by name, address and EPA ID number all facilities which may receive the incidental solids, still bottoms, and/or sludges remaining after distillation/recycling treatments which require disposal in a RCRA TSDF.

(3) **Battery Recycling/Reclamation** – In addition to the guidelines in paragraphs (a) and (b), the plan must certify the following:

- Describes the procedure for the disposition/sale of the RCRA recovered products (e.g., lead nickel, cadmium, zinc, and lithium), and

- Describes the treatment/disposition methods for liquids in wet-filled batteries, and

- Identifies by name, address and EPA Id number, and all facilities, which may receive the various components, and

- Guarantees the recovered product will not be shipped outside the United States, without prior authorization of the CO. If shipped outside the U.S., list all countries that may receive the recovered product. If the components are shipped outside the U.S., that a copy of the notification of intent to export and the EPA Acknowledgment of Consent will be provided with the certificate of recycling.

(C.2.1.4 Cont'd)

(4) **Fluorescent Light Tubes and high-Intensity Discharge Lights** – In addition to the guidelines in paragraphs (a) and (b), the plan must certify the following:

- Specifies maximum processing and storage time that the items (mercury, phosphor powder) will be held until final recycling occurs. Name, address and EPA number of all such processing/storage facilities must be provided.

- Identifies by name, address and EPA number all facilities, which will receive the mercury and phosphor powder for final recycling activities.

- Specifies that the items mentioned in the appropriate clause(s) will be processed as required and the names and addresses of the companies performing these activities will be provided.

- Firms that receive the glass and other non-regulated items do not need to be listed on the DRMS Qualified TSDF Listing.

(d) Should a facility on a plan be removed from the DRMS Qualified Listing, the plan will become invalid and no longer become available for use. Replacement facilities or new facilities should be submitted on a new plan and submitted for approval to DRMS-BCE via the CO.

#### **C.2.1.5 RESERVED**

#### **C.2.1.6 DISPOSAL FOR HIGH LEVEL MERCURY – CLIN 6500MM**

Hazardous wastes that exhibit the characteristic of toxicity for mercury (greater than 0.2 mg/L mercury after TCLP) and greater than, or equal to, 260 mg/kg shall be ordered with the unit of issue being pounds, in an equal number of pounds to that of the disposal CLIN when the Government orders disposal of waste contaminated with high-level mercury. This CLIN shall be ordered as a surcharge in conjunction with the disposal CLIN. Clin 6500MM does not apply to disposal Clins suffixed with an M in the fifth or sixth position.

#### **C.2.1.7 EMPTY CONTAINERS**

Prior to reuse or sale of empty containers, the contractor shall comply with the empty container requirements of RCRA, the empty packaging and other shipping requirements of DOT, and obliterate all markings and labels. The contractor shall be exempt from the requirement to obliterate markings and labels only if the containers are crushed and sent to a scrap operation, crushed and sent to a landfill, or the containers are physically disposed of concurrently with their contents (i.e., incineration/landfill).

#### **C.2.1.8 RESERVED**

#### **C.2.1.9 CATHODE RAY TUBES (CRTs) – CLIN 9407CR, 9800UT**

The contractor shall follow the regulations regarding CRTs as set forth by the state of generation that has declared CRTs Universal Waste as designated by the generator. The Government will assist in loading CRTs under these CLINs and only with pallets and/or large boxes. Use of Government personnel and/or forklift is authorized where available when CLINs 9407CR or 9800UT is ordered but the contractor is required to contact the pickup site before arrival to ascertain if personnel and/or forklift is available.

**C.2.2 DISPOSAL OF POLYCHLORINATED BIPHENYLS (PCB), PCB CONTAMINATED AND NON-PCB MATERIAL**

All PCB, PCB contaminated and non-PCB material under this contract shall be transported and disposed of within the continental United States (except for such outside transportation and disposal as would be required for all pickup sites located outside the continental United States). For purposes of this contract, all PCB, PCB contaminated and non-PCB material will be disposed of in accordance with paragraphs (a) and (b) below.

(a) **DISPOSAL METHODS:** The contractor shall dispose of all items in a manner which is in conformity with 40 CFR 761.60 and its referenced parts, except for those methods in said regulation which would result in use, reuse or recycling of the contract property and items requiring demilitarization by burial, as discussed below. The contractor shall provide a complete audit trail of those CLINs being recycled or disposed of. The contractor is to provide a complete list of facilities performing detoxification and disposal, as well as those facilities receiving the recycled materials/metals. Letters of Agreement must indicate the recipient of the recycled materials has a total knowledge of the material being accepted, i.e., the material has been recycled for PCB laden items, articles, transformers, capacitors, etc.. All rinsate (from containers) is to be collected, detoxified, incinerated or landfilled. Containers which cannot be recycled are to be triple rinsed and either landfilled or incinerated in a facility approved for PCB disposal.

Facilities approved by the EPA to distill/detoxify, requires the contractor to document this fact and obtain DRMS approval prior to the initiation of either of these processes.

Certificates of Disposal/Destruction for PCB bearing property shall be provided to the DRMO/COR and the activity as listed in BLOCK 3 of the Hazardous Waste Manifest from the prime contractor, within 30 days from date of PCB destruction. The prime contractor shall return Certificates of Disposal/Destruction for all items listed on the original manifest, this includes items sent to subcontractors for destruction and/or recycling (see below). This is in addition to the requirements of G.11.

(b) **ALTERNATE DISPOSAL METHOD:**

(1) "Total Destruction" may be utilized for the disposal of all PCB materials when the disposal facility has the necessary local, state, and Federal environmental licenses and is an environmentally responsible and permitted recovery center.

(2) Contractors choosing to dispose of all materials by "total destruction" shall:

(i) Dismantle all transformers and items for separation into components.

(ii) Incinerate all liquids and all non-metallic solids in accordance with 40 CFR 761.70.

(iii) Complete secondary cleaning of all metals for removal of PCBs prior to smelting for recycling.

(c) Defense Reutilization and Marketing Service (DRMS) reserves the right to inspect facility processes for the alternate disposal method prior to their approval.

## (C.2.2 Cont'd)

(d) CERTIFICATE OF RECYCLING

For items that are recycled, either by ordered CLIN or by choice of the contractor, a Certificate of Recycling will be issued to the agency listed in BLOCK THREE of the Hazardous Waste Manifest with a copy to the DRMO/COR, as well as accompany the invoice for payment if required in G.11. Certificates of Recycling will list the entire audit trail of the material being recycled. This will include the facility receiving the detoxified liquids (mineral oil), and /or the facility receiving any metals, or other matter derived from the breakdown of any CLINs.

(e) CERTIFICATE OF DISPOSAL

A Certificate of Disposal must be returned to the generator and DRMO/COR and accompany the documentation stated in G.11 listing all disposal methods, which will include the method(s) of disposal and destruction, e.g., T07 (Incineration), D80 (Landfill). Should any recycled CLINs require its by-product to either be incinerated or landfilled, a Certificate of Disposal must accompany the Certificate of Recycling. For example; if 10,000 gallons of PCB liquid is dechlorinated, and 10 pounds of residue remains as a product, a Certificate of Recycling will be issued for the liquid, and a Certificate of Disposal for the 10 pounds of product residue.

**C.2.3 COMPRESSED GAS CYLINDERS**

a. The contractor shall provide all services necessary for the assessment of all gas cylinders, the discharge of inert gases, the final treatment/disposal or recycling of the non-inert gases, and the decommissioning, cleansing and recycling of metal from emptied cylinders. Cylinder disposal shall result in the destruction of the cylinder, such that it can no longer be used as a cylinder.

b. When the Government has information identifying contents, it is provided for information purposes only and is not a guarantee of the cylinder contents. A listed content does not relieve the contractor from the responsibility to ensure that the contents are correctly identified. The contractor is authorized to re-valve cylinders in order to discharge gases or transport off-site as appropriate.

c. The contractor shall not remove any gas cylinders whose contents cannot be identified/confirmed or when no known disposal method is available. Sampling of contents for identification purposes only is authorized. The contractor is required to provide the COR written explanation for refusing any cylinders for processing (see Attachment X). Refused cylinders must be identified by serial number of other identifiable markings or by a contractor/COR assigned identification number. This number must be identified in the written explanation refusal.

d. The contractor is required to discharge, recycle, or dispose of the gas in accordance with DLAI 4145.25 at [www.dlaps.hq.dla.mil/dlai/i4145.25.htm](http://www.dlaps.hq.dla.mil/dlai/i4145.25.htm) or requested from the COR. (example: the contractor will recycle and not dispose of the gas if required per DLAI 4145.25) The contractor shall complete a certificate of disposal or a certificate of recycling for all gases and empty cylinders and furnish them as appropriate under G.11 and to the generator with a copy to the DRMO/COR.

(C.2.3 Cont'd)

e. The contractor is solely responsible for any and all atmospheric releases of gas occurring during or resulting from performance of this contract. The contractor agrees to reimburse the U.S. Government any and all costs incurred for accidents resulting from improper handling, gas extraction, grinding, drilling, torching, etc. of any cylinders.

f. The contractor is to complete the Compressed Gas Cylinder report for each cylinder at each pickup location (See Attachment XX) when ordered to Discharge Inert Gases, and Evaluation/Identification of Cylinders. A copy of the Compressed Gas Cylinder report shall be provided to the generator and the DRMO/COR prior to invoicing and IAW G.11

g. Discharging of inert gases, those not regulated by Federal, state, or local regulations as wastes or pollutants, shall be discharged to the atmosphere at the Government facility or may be transported to a TSDF for venting. All proper safety precautions must be observed. When the cylinder is completely empty, the contractor shall decommission the cylinder in accordance with instructions below. If the contractor chooses to remove inert cylinders for venting off-site, all work described below shall be accomplished and the decommissioned cylinders shall be returned to the appropriate DRMO within 60 calendar days of removal. Prior to venting gases at Government facilities, the contractor shall coordinate through the COR with the Base Environmental Office. Cylinders containing inert gas that have inoperable valves may be vented with the use of a safety relief device in accordance with DLAI 4541.25, Section 7.7-2c.

**Note:** When the Government requires the contractor to remove inert gases by venting, either off-site or on-site, the contractor shall process emptied cylinders in accordance with paragraph i. below and return the cylinder to the DRMO.

h. Once emptied of non-inert gas the cylinders shall be cleansed, decommissioned and recycled for metallic content in accordance with this clause. In addition, the contractor will complete Certificates of Recycling for all gases, which are processed for reuse and used as fuel, or Certificates of Disposal for all gases disposed of by incineration or treatment/neutralization.

i. To decommission empty cylinders the contractor shall take the following actions to process each cylinder containing identified non-inert gas or inert gas:

(a) Track every cylinder by serial number, CLIN, and task order number throughout the disposal process until each individual cylinder's contents are purged or the point of final release of each cylinder from the contractor's custody.

(b) Purge and cleanse all cylinders of their contents. For any purging of cylinders performed on Government premises, purged contents shall be removed using methods, which will not constitute treatment (i.e., the characteristics of the gas will remain unchanged). The contractor shall dispose of all rinsates/residues/hazardous wastes generated by this requirement at no additional cost to the Government.

(c) Decommission/dispose of each cylinder, which contained non-inert materials. Prior to release by the contractor, the contractor shall obliterate all DOD identification markings present on every cylinder disposed of under this contract. For example, grinding or cutting out (with a cutting torch) may meet this requirement. The contractor shall dispose of each cylinder using one of the following methods:

(C.2.3 Cont'd)

(1) Reutilization of cylinders, which meet the Department of Transportation criteria, for reuse. To utilize this method of disposal, each cylinder to be reused must be hydrostatically tested by a registered hydrostatic test facility. Copies of all test results for such cylinders will be provided as proof of reutilization to the generator and DRMO/COR and IAW G.11.

(2) Smelting cylinders using a scrap metal recycler. Prior to smelting, the contractor shall de-valve the cylinder, mark/stamp the cylinder "CONDEMNED-SCRAP" and drill/puncture a hole, at least ½ inch in size through the cylinder. As an alternative to drilling or puncturing a hole, inlet threads shall be destroyed sufficiently to prevent installing a valve with a gas tight seal or the contractor may cut the cylinder in half. The contractor shall complete/provide certificates of destruction for all cylinders disposed of using this method. Cylinders too small for marking/stamping are required to be tagged or labeled with the words "CONDEMNED – SCRAP".

(3) Burying cylinders in an approved landfill. Prior to burial, the contractor shall de-valve the cylinder, and mark/stamp the cylinder "EMPTY". The contractor shall complete and provide certificates of destruction for all cylinders disposed of using this method.

**Note:** This is the only method acceptable for disposal of asbestos containing non-inert cylinders. Example: Acetylene cylinders, which contain asbestos, are NOT reusable.

**C.2.3.1 EVALUATION/IDENTIFICATION OF CYLINDERS – CLIN 6601**

Some cylinders may contain unknown contents, have inoperable valves, or may be plugged or may not be DOT transportable due to their condition. When CLIN 6601 is ordered, the contractor is required to perform an evaluation of the cylinders on site and provide the results of the evaluation. This evaluation includes, but is not limited to, a visual inspection of markings, labels, cylinder type, etc., as well as condition of the valves (operable/inoperable). This report will indicate, among other things, whether sampling and analysis (CLIN 6608) will be required to identify the contents and whether the contents need to be recontainerized (CLIN 6609AA). The contractor shall have fifteen (15) calendar days from issuance of a written task order citing CLIN 6601 to complete the evaluation and submit the report to the COR.

**C.2.3.2 ANALYSIS TO IDENTIFY CYLINDER CONTENTS – CLIN 6608**

When CLIN 6608 is ordered, the contractor shall be required to perform appropriate analysis to properly identify gases and complete waste profile forms. For each CLIN 6608 ordered, the contractor shall be required to sample and analyze the contents of one cylinder. After issuance of a written task order, the contractor shall be required to draw all samples, complete all tests, and provide typed waste profile sheets to the COR within thirty (30) calendar days. The contractor shall perform sampling in such a manner that no gas is emitted to the atmosphere. Analysis of waste and completion of waste profile sheets is in this contract to serve DOD generators covered by this contract. It is not intended to alleviate the contractor's responsibilities under other sections of this contract. The contractor shall be responsible for the proper disposal of all samples taken IAW all applicable local, state, and Federal laws and regulations. Cylinders may have either a valve or plug.

**C.2.3.3 RECONTAINERIZATION/REPLACEMENT OF VALVES - CLINs 6609AA, 6609BB**

When CLIN 6609AA is ordered, the contractor shall be required to recontainerize cylinders containing either inert or non-inert or unknown gas when the cylinder has been determined to be non-transportable. Recontainerizing may include (but is not limited to) removing gas from one cylinder and placing it into another DOT approved cylinder/container. Cylinders may either have a valve (operable/inoperable) or a plug in place. When CLIN 6609BB is ordered, the contractor shall be required to replace an inoperable valve. The contractor shall have thirty (30) calendar days from issuance of a written task order to complete the recontainerization and/or valve replacement. When the gas is an unknown and there is no other means of extracting a sample for analysis, the Government will order analysis under CLIN 6608 at the same time as the recontainerization. In this instance the contractor shall be required to complete all tasks associated with both CLINs 6609AA and/or 6609BB and CLIN 6608 within thirty (30) calendar days. All actions taken by the contractor resulting from recontainerization may either be transported off-site, cleansed and recycled to a scrap metal recycler by the contractor; or cleansed on-site (inerts only) and placed in an area designated by the COR. In either case, the contractor is required to remove all DOD identification markings and puncture a hole in the cylinder.

**C.2.3.4 SURCHARGE FOR ZONE "A" POISON GASES - CLIN 6610PA**  
CLIN 6610PA will be ordered if any poison gases assigned hazard zone "A" (see 49 CFR 173.116) are included on a task order. One each CLIN 6610PA will be ordered per task order if any gases on the task order are classified as poison hazard zone "A" and require a dedicated truck for removal.

**C.2.4 RECYCLING**

**C.2.4.1 RECYCLING/RE-USE/RECLAIM**

a. Recycling, if required by the Government, is defined in specific clauses located within this section of the contract. However, the contractor may elect to beneficially use, re-use, recycle or reclaim any waste in this contract, unless specifically listed otherwise in the contract. The following applies for all waste removed under this contract that is beneficially used, re-used, recycled or reclaimed:

(1) An audit trail must be provided to the facility that will beneficially use, re-use, recycle or reclaim the waste, or any component thereof, even if the waste/component can be managed as a hazardous material.

(2) Dilution in the recycling process, to include blending down, of hazardous waste contaminants is prohibited.

(3) All resulting solid wastes must be disposed of per clause and/or per regulation.

(4) Certificates of Recycling shall be submitted to the generator with, copies to the DRMO/COR when required as stated in other clauses. **Certificates of Recycling for Maine are required to be returned within 35 days after certification.**



## (C.2.4.1 Cont'd)

b. Recycling CLINs may only be ordered when the waste minus container weigh a minimum of 100 pounds, if applicable to the bid schedule and/or without any exceptions as listed elsewhere. Multiple Clins may be used to equal 100 pounds when the waste is going to the same recycling facility.

c. Some waste deemed for recycling may also be anticipated under the appropriate disposal CLIN. If a waste designated for recycling does not meet the required parameters, the contractor must notify the CO in writing, of the rationale for waste rejection, as well as the proof of the rejection. If the waste is rejected, the contractor must contact the CO and obtain disposition instructions, as well as provide two (2) copies of the rejection certification, along with any analysis, which supports the rejection to the CO, within fourteen (14) calendar days after the occurrence. If the Government concurs, the applicable disposal CLIN for the waste will be assigned.

**C.2.4.2 COMMODITY SPECIFIC RECYCLING REQUIREMENTS**

a. **Fuels Blendable Materials** - Recycle/fuels blend/burn, waste if it has a BTU level of 5,000 per pound or greater; and contains no more than fifteen (15) percent water by volume; and no more than five (5) percent halogens by volume. Throughout the life of the contract, the contractor must maintain a file of applicable export permits. This file shall include current notification(s) of intent and EPA Acknowledgment(s) of Consent and must be made available to the CO upon request. Fuels blending CLINs shall include an RR suffix.

b. **Batteries** - Recycle/reclaim the RCRA regulated components of all batteries removed under CLIN(s) suffixed AB (alkaline), LA (lead acid), CZ (carbon zinc), NC (nickel cadmium), LL (lithium), MB (mercury), MG (magnesium), NH (nickel metal hydride). Caution is required as some batteries may be filled with electrolyte. Recycling/reclamation shall meet all requirements of 40 CFR. Mercury batteries require reclamation which must be accomplished via retorting or roasting in a thermal-processing unit capable of volatilizing mercury and subsequently condensing the volatilized mercury for recovery; recycling of lead from lead acid batteries; reclaim nickel and cadmium from nickel Cadmium and Nickel Metal Hydride batteries; recycle zinc from alkaline and carbon zinc batteries; recycle metal casings, as well as the magnesium and chromium, when present, from magnesium batteries; recycle lithium salts from various types of lithium batteries. Universal Waste batteries will be suffixed with a "U" in the fifth position (See C.2.1.1.b).

c. **Solvents and Antifreeze** – Recycling by means other than fuels blending/burning, solvents removed under CLINs suffixed "SD" and antifreeze removed under CLINs suffixed "AF". The contractor shall follow the regulations regarding antifreeze as set forth by the state of generation for antifreeze that is designated Universal Waste by the generator.

d. **Fluorescent Light Tubes and High-Density Discharge (HID) Lamps** – Items falling under this requirement are suffixed with FT and recycling of those fluorescent tubes and HID's must accomplish the following:

(1) A minimum of 99% of the mercury content of bulbs must be recovered for reuse. The recovered mercury must be of a purity of at least 99%.

(C.2.4.2 Cont'd)

(2) Aluminum end caps or metal sockets **MUST** be recovered for reuse of the metal content.

(3) Crushed glass must be recovered for reuse.

(4) Aluminum end caps or metal sockets, crushed glass and phosphor powder (where applicable) resulting from the process must be routinely tested to ensure that the end product, as it leaves the recycling facility, is under the 0.2 mg/L TCLP RCRA regulatory level for mercury.

e. **Latex Paint** – Recycle latex paint from partially used cans. The paint will not be hardened. The recycling facility must blend the paint into a usable product. Latex paint CLINs will be suffixed with LP.

f. **Oil Filters** – Requirement to recycle of oil filters removed under CLINs suffixed FA will be for filters that are drained of oil but some liquid will remain. CLINs suffixed FB will be drained of oil and are dry. The contractor shall recycle at least 90% (by weight) of the filter. The contractor is required to recycle all of the drained oil.

g. **Empty Aerosol Containers** – Recycle metal from aerosol containers that are considered RCRA empty, but a small amount of residue may remain. All CLINs for this wastestream will be ordered using a “5” in the fourth position and be suffixed with EA.

### **C.2.5 DEMILITARIZATION VIA SERVICE CONTRACT**

Property requiring Demilitarization by the Government will be so listed on the DD Form 1155 Order for Supplies or Services by the DRMO. When property requiring DEMIL is ordered the contractor is required to dispose of this property and provide all documentation, in addition to the documentation requirements of G.11 for invoicing, per DoD commodity specific requirements as below, within 30 days of appropriate disposal. Specified documentation shall be returned to the generator, as listed in block 3 of the manifest, and the DRMO/COR, unless otherwise noted.

#### **C.2.5.1 RESERVED**

#### **C.2.5.2 DEMILITARIZATION OF CDE KITS – CLINs 9102CD**

When the above CLIN is ordered the contractor is required to dispose of this property at a RCRA-permitted disposal facility. The audit trail showing DEMIL was accomplished shall be a signed certified and verified hazardous waste manifest receipt copy and a certificate of disposal. *The certificate of disposal shall be included in the contractor's pricing of this Clin.*

### **C.3 SPECIAL SERVICES**

This section covers requirements for various special services related to managing the disposal/recycling of RCRA/Non-RCRA items, CGC, PCBs, and other related services. The services in this subsection do not normally include actual disposal of wastes, which will be ordered under appropriate disposal CLINs covered elsewhere in this contract.

### **C.3.1 RETROGRADES**

The contractor agrees to pick up and remove PCB and non-PCB retrograded property from Port of Entries (POE) on this contract. A retrograde is defined as the return of U.S. made and or procured property from an overseas U.S. military location. The contractor will receive a TO listing of all the property in the shipment a minimum of thirty (30) days in advance of the date the shipment is scheduled to arrive CONUS at the POE indicated. The contractor will be provided with the following: carrier(s) name, carrier(s) point of contact, shipping information and estimated arrival date/time. The contractor will provide all the necessary equipment for pickup. The contractor must remove the arriving property from the POE within ninety-six hours (96) once the property is available for removal. It is the contractor's responsibility to coordinate with the carrier(s) or POE to determine the availability of property as to time and date or changes in carrier(s) or POE in order to meet the removal timeframe. The contractor shall make all notifications to the appropriate Federal agencies, i.e., DOT, EPA, USDA, with copies to the COR.

### **C.3.2 TANK / WASH RACK / OIL-WATER SEPARATOR CLEANING - CLIN 661300, 6613AA, 6613BB**

a. When CLIN 6613 is ordered, the contractor shall clean tanks, totes, wash racks, oil-water separators, vats, etc. and provide all equipment and trucks needed to clean those containers until no visible residue remains. Stains are not considered residue. The above listed CLIN does not include tank pumping or disposal of sludges/solids removed during the cleaning process. If required, pumping will be ordered under the appropriate CLIN for the pumpable waste contained in the tank, wash rack, oil-water separators, etc., in accordance with C.1.2.8. Disposal of unpumpable sludges/solids removed as part of the cleaning process will be ordered via the appropriate containerized/bulk disposal CLIN based on the most previous known contents in the tank. This CLIN will appear on the TO issued for the cleaning. In all cases, the Government will ensure the pumpable waste is removed prior to the cleaning. The quantity listed on the TO shall be an estimated quantity. All work shall be completed within thirty (30) calendar days of issuance of a written TO. (See clause F.3)

b. If the contractor elects to introduce liquids or other materials to tanks, wash racks, separators, vats, etc. to facilitate the removal of sludges/solids, the contractor shall monitor through metering, weighing, or any other approved measuring technique the amount of liquids or other materials introduced into the container. The monitoring method used must be approved by the COR prior to commencing work. The weight of the liquids or other materials introduced to the tank, wash rack, separator, will be subtracted from the total weight of the wastes removed from the tank/wash rack. The difference between the liquids or other materials introduced into the container and what is removed from the container (the resulting sludge/solids) will be disposed of under the appropriate disposal CLIN, as stated above. The contractor is responsible for proper disposal of the liquids or other materials used during the cleaning process at no additional cost to the Government.

c. Tank, wash rack, separator, vat, etc. cleaning may be ordered from any location in or around pickup points in the solicitation. (In particular see C.1.2.8) Clins shall be ordered by each, meaning each tank, each vat, each oil-water separator. When the contractor cannot complete this service in one visit the generator is not required to order another Clin 6613, i.e., the contractor shall complete the job under one ordering of Clin 6613, 6613AA, or 6613BB.

d. The Government will not provide containers for the sludges/solids removed. The contractor shall also provide access permit(s) and all safety equipment including breathing apparatus, if required. The contractor is required to furnish equipment to remove any nuts/bolts needed for entry and return the tanks, wash/racks to its original condition. The contractor is required to provide proper shipping papers and disposal certificates identifying the quantity for all disposal Clin waste resulting from tank/wash rack cleaning in accordance with clause G.11.

**C.3.3 PERFORM ANALYSIS**

a. Analysis is required for purposes of waste identification. The testing is in this contract to service generators on this contract. It is not intended to supplant the contractor obligations designated elsewhere in this contract.

b. The Government will order this service using any of the CLINs listed (unit of issue is “each”) on a TO. One each equals one waste stream (or one kit) to be analyzed by the contractor. The contractor shall perform the following:

(1) Samples shall be taken and testing performed in accordance with 40 CFR Part 261, Appendices I, II and III.

(2) It is the responsibility of the contractor to transport samples from the pickup point to the analytical laboratory. The contractor must complete a chain of custody form for each sample taken with completed forms to be provided to the DRMO along with the analytical data.

(3) The contractor shall provide a statement from the testing laboratory that the entire sample was used in the analysis and provide a copy to the generator and DRMO/COR and in accordance with G.11. If there is additional sample left over after analysis; the contractor is responsible for its disposal.

c. Original analytical data and chain of custody forms will be provided to the COR within thirty (30) calendar days of issuance of a written TO.

**C.3.4 RESERVED****C.3.5 IDENTIFY UNKNOWN WASTE STREAMS AND PREPARE WASTE PROFILE FORMS – CLIN 6400TS****a. Step One**

When the government has a requirement for identifying a waste of unknown composition for the purpose of completing a Hazardous Waste Profile Sheet (DRMS Form 1930), a written task order will be issued for an “unknown analysis” using CLIN 6400TS. The Government will provide all known information concerning the unknown material prior to sample collection. When CLIN 6400TS is ordered, the analysis shall include: (1) flashpoint test (D001), (2) a reactive test (D003), (3) a pH test (D002), (4) a qualitative analysis for Total Metals, (5) Total Pesticides, and (6) Total Organic compounds. The contractor shall collect a sample of sufficient quantity to perform all step 1 tests and any additional testing necessary to identify the material to help the generator to fill out the Hazardous Waste Profile Sheet. Samples will be collected following current EPA and state protocols covering sample collection, sample storage and chain of custody procedures. Samples will be collected in laboratory supplied sample containers. A certified laboratory will complete all testing.

If the Government suspects contamination not covered by the tests listed above, e.g. PCB, asbestos, etc., the Government will order the applicable CLIN separately.

If qualitative analysis testing does not indicate the presence of metals, pesticides or organic compounds, the contractor shall forward information to the generator to complete the DRMS Form 1930 in accordance with the instructions for DRMS Form 1930.

## (C.3.5 Cont'd)

## b. Step Two

The government may order additional analytical testing if qualitative analysis indicates the presence of metals, pesticides and/or organic compounds. When qualitative analysis performed in Step One indicates the presence of metals, pesticides, and or organic compounds, the government may order additional testing that may include TCLP Metals (D004-D011), TCLP Pesticides (D012-D017) and/or TCLP Organics (D018-D043) to identify the contaminants in sufficient detail to complete the DRMS Form 1930. When these additional tests are needed, they will be ordered under the appropriate separate CLIN.

**When step two testing is ordered, the Government will notify the contractor within ten (10) calendar days from the date the COR received the analysis from step one. The task order containing CLIN 6400TS will be modified to add the additional testing requirement(s). The contractor will complete Step Two analysis within 15 days of receiving a written modification to the original task order. Step Two analysis may be performed on excess samples collected during Step One, and/or samples remaining at the certified laboratory at the completion of Step One.**

c. The following applies for all work performed in conjunction with the above CLINs:

1. The Contractor shall provide all services, property, supplies, furnishings and equipment necessary to conduct the required test(s) of Government selected items.
2. Analysis ordered under CLIN 6400TS shall be performed as specified in clause C3.3, with the exception of the timeframe specified in C.3.3c.

The contractor has twenty (20) calendar days from the issuance of a written delivery order to complete all testing, analysis and documentation as stated for Step One. The contractor has fifteen (15) calendar days to complete all testing, analysis and documentation as stated above for Step Two after receipt of a written task order. All original analytical data and chain of custody forms will be provided to the COR within twenty-five (25) calendar days for step one only, and fifty (50) calendar days for step two of issuance of a written task order.

**C. 3. 6 PROVIDING STORAGE CONTAINERS AND RENTAL CHARGES – CLINs 6370-6375, 6380-6385**

a. CLINs 6370-75: The contractor is required to provide plastic lined rolloff storage containers for a period of up to thirty (30) calendar days from date of initial placement. The rolloff containers will have watertight covers and be lockable. Rolloff storage containers may be ordered for any location in or around the pick up points identified in the contract. Initial placement of rolloff(s) is required within five (5) calendar days after issuance of a written TO citing any of the above listed CLINs. Disposal of waste in the rolloff will be ordered using the appropriate “bulk” CLIN.

(C.3.6 Cont'd)

b. CLINs 6380-85: Some rollofs may be on site for more than thirty (30) calendar days. If the Government requires a rolloff longer than the initial thirty (30) day placement period, it will be ordered by issuance of a written TO using the above listed CLINs. Rental time may be ordered on a month-by-month basis (one (1) ea. equals a one-month rental timeframe of thirty (30) days) or in any timeframe required (2 ea. for 2 months, 3 ea. for 3 months, etc.). If a rolloff is ordered in multiple timeframes and is not required for the complete time ordered, a modification to the TO may be issued to reduce the rental time for the remaining months. For example, the Government orders 6 ea. (6 months) of rental and 3 months and 15 days have elapsed, a modification will be issued to delete 2 months rental. Rental timeframes will not be prorated for unused rental time less than 30 days.

c. The rental period begins on the 31<sup>st</sup> day after the initial rolloff is placed at the specified location. Ordering of a replacement rolloff does not change the rental period beginning date. The rental period ends on the date the final TO is issued for disposal of the waste stream.

d. The contractor is required to weigh empty storage containers prior to use by the Government and provide the COR a copy of a certified Weight Certificate which shows the weight of each empty storage container at the time of placement. The contractor is required to weigh each storage container upon pickup (and provide a copy of the weight certificate for each container showing the weight of the storage container and its contents) to the COR. The Government will only pay disposal fees for the weight of the contents.

e. The CLINs listed above will only be ordered by the Government for the convenience of the Government.

**C.3.7 LABPACKING SERVICES – CLIN 6320-6323**

a. The contractor shall provide all labor, equipment, supplies (including labpack containers), and tools necessary to labpack waste. Labpacking service is on this contract to provide a packaging service to the generator in order to facilitate the turn in of property to the DRMO. This CLIN(s) does not include disposal. This clause does not relieve the Contractor of repacking requirements in C.1.2.3 when the Government does not require labpacking services.

b. The Government will order the appropriate labpack CLIN(s) dependent on the anticipated labpack container size required. The contractor shall accept the Government's container size unless the contractor demonstrates to the COR, prior to commencing the labpacking service, that a different size labpack container(s) is required. When this service is ordered, the Government will provide a list of property to be labpacked with the TO. The list will include chemical name, weight and volume of each item and anticipated disposal CLIN (for information purposes only). The contractor shall:

(1) Prepare labpacks for chemical waste. This service consists of packing compatible chemicals into suitable labpack containers, preparing a comprehensive drum inventory, marking and labeling each labpack in accordance with local, state, and Federal regulations. The Government will order this service on a task order using the labpack service CLIN(s) listed above.

(C.3.7 Cont'd)

(2) The contractor will labpack the waste according to chemical compatibility and in compliance with 49 CFR, specifically 49 CFR 173.12. The contractor will prepare the aforementioned drum inventory. The inventory will consist of a list of each container placed in the labpack. The list must specify: 1) description of the contents of each container by chemical or common name of the waste; 2) hazardous constituents causing the item to be a hazardous waste; 3) EPA and state hazardous waste codes assigned; 4) container size; 5) weight of each container and its contents (The contractor will weigh all items, actual weight will be used on the labpack inventory.); and 6) Disposal CLIN (provided by COR). Multiple containers of the same waste may be listed as a single line on the inventory list provided; the total number of containers is recorded in association with the container sizes and the total weight of the containers and contents is listed instead of individual container weights. A unique identification number will be assigned to each completed labpack and this number will be annotated on the inventory list. One copy of the inventory list will be attached to the labpack and one copy will be provided to the COR when packaging is complete.

(3) The contractor will place appropriate markings and DOT labels on each container, along with an inventory list.

c. The contractor will be provided a work site, storage area for supplies, and a staging area near the chemical storage facility. When labpacking services are ordered, all work must be completed within thirty (30) days of written TO issuance.

d. The Government will issue a TO for the disposal of labpacks after the labpacking service is completed. TOs containing the disposal of labpacks will be prepared based on the total weight of each separate CLIN/item packaged in each labpack. The total weight of each separate CLIN/item in the labpack will be determined by the sum of the weights (rounded to the nearest pound) of the individual items assigned that CLIN on the labpack inventory. In order to identify the labpack associated with the CLIN being ordered, the unique number assigned to the labpack will be provided in the item description on the task order. For purposes of labpack removal and contractor invoicing, the items packaged in labpacks by the Contractor under the labpack CLINs are excluded from the small container definition in C.1.2.9.

e. Generator prepared overpacks/labpacks are designed to facilitate turn-in of small quantity items. Generators will prepare their containers according to chemical compatibility, in accordance with all applicable regulations, and will provide a list of each container placed in the outer container. This list will specify: 1) a description of the contents of each container by chemical or common name of the waste; 2) hazardous constituents causing the item to be a hazardous waste; 3) EPA and state hazardous waste codes assigned; 4) container size; 5) weight of each container and its contents; 6) disposal Clins. The contractor may at any time open all containers to confirm the contents.

### **C.3.8 MANAGEMENT SERVICES – CLIN 6502**

a. When Clin 6502 is ordered the contractor shall provide Environmental labor by the hour on an as needed basis. This labor service may require packaging/repackaging waste, marking, labeling of containers, documentation preparation, and sampling.

b. The contractor shall insure all labor personnel have certification showing they have received 40 and 49 CFR training, 40 hour HAZWOPER training, including sampling and analysis, and any refresher training as required. Contractor personnel using forklifts shall have a current forklift operator license. For the purpose of inspections a copy of all training shall be provided to the ordering generator and kept on file at the generator's site office.

(C.3.8 Cont'd)

c. Personal protective equipment shall be provided by the contractor and must be appropriate to ensure safe handling of the hazardous waste. The Government shall furnish all supplies to be used by the contractor during Management Services, i.e., labels, boxes, containers, packing materials.

### **C.3.9 ORDER LIMITATIONS and TRANSPORTATION SURCHARGE – CLIN 6388BB**

a. The contractor shall meet with the designated Contracting Officer Representative (COR) and the generator representatives applicable, within 10 calendar days after award. The purpose of this meeting is to discuss mutually agreeable pickup timeframes/dates for all generators (as an example: pickup shall be once every 60 days beginning on the third week). The contractor shall prepare a written summary of this meeting within five (5) working days, to include: the meeting date, the attendees and the agreed upon pickup schedule by site(s) and furnish this to the COR. The government will use this information to properly sequence the issue of task orders.

b. For each scheduled pickup area a maximum of one order for any Clin or combination of Clins in the bid schedule will be issued in a sixty (60) day time frame. (Note: A longer time frame may be agreed to at the meeting). For all sites, if this normal TO does not meet the minimums of clause I.101 then an additional amount that equates to the difference between the ordered amount and the minimum order amount shall be paid. This amount will be equally spread amongst generating sites on the TO.

c. If an additional requirement exists which requires an order for removal or service other than the sixty (60) day time frame then the transportation surcharge Clin 6388BB shall be applied to that order. All 6000 series Clins are excluded from the transportation surcharge (Clin 6388BB).

d. Any such additional order and related surcharge shall apply for any single generator pickup location.

### **C.4 ACCEPTABLE PERFORMANCE LEVELS**

Acceptable Performance Levels (APLs) are the minimum performance of each requirement before the Government considers performance unsatisfactory. Specification of an acceptable performance level does not allow the contractor to knowingly provide defective service; it is recognition of the fact that defective performance may sometimes occur unintentionally. As long as the performance percentage does not fall below the specified acceptable performance level, the Government will not deduct for poor performance. However, the contractor shall be required to re-perform or correct the defective service or product at no additional cost to the Government.

The surveillance method shall be from Collection Summary Report(s) (CSR) furnished by the COR, customer feedback, and tracking of final disposal/recycling submittals. All negative and positive actions/performance shall be the basis for monetary deductions and/or past performance annotations.

Performance incentives for the contractor shall include, but are not necessarily limited to, favorable impact on option exercise decisions, future awards of the same requirement, and future awards of similar requirements by DRMS as well as other Government and non-Government entities that may review performance of this contract.



**SECTION D  
PACKAGING AND MARKING**

<b>Ref No.</b>	<b>Title</b>	<b>Reference</b>	<b>Date</b>
D . 1	<u>PACKAGING, MARKING &amp; LABELING</u>	DRMS 52.246-9R01	Jun 1999

**SECTION E  
INSPECTION AND ACCEPTANCE**

<b>Ref No.</b>	<b>Title</b>	<b>Reference</b>	<b>Date</b>
E . 1	<u>INSPECTION OF SERVICES - FIXED PRICE</u>	FAR 52.246-4	Aug 1996
E . 2	<u>USE OF COMMERCIAL CONCERNS TO PERFORM INSPECTION OF SERVICES AND FACILITIES</u>	DRMS 52.246-9R05	Jan 2000
E . 3	<u>CONTRACT QUALITY CONTROL</u>	DRMS 52.246-9R06	Jan 2000
E . 4	<u>GOVERNMENT INSPECTION</u>	DRMS 52.246-9R03	Jan 2000

**SECTION F  
DELIVERIES OR PERFORMANCE**

<b>Ref No.</b>	<b>Title</b>	<b>Reference</b>	<b>Date</b>
F . 1	<u>STOP WORK ORDER</u>	FAR 52.242-15	Aug 1989
F . 2	<u>GOVERNMENT DELAY OF WORK</u>	FAR 52.242-17	Apr 1984
F . 3	<u>PERIOD OF PERFORMANCE - INCLUDING DISPOSAL &amp; REMOVAL</u>	DRMS 52.211-9R06	Nov 2005

Task orders against this contract may be written for a period of 18 months from date of award or 01 Oct 2006, whichever is later.

All items shall be removed from the Government facilities within 30 days after issuance of each written task order except as noted below:

For CLIN 6330, Contractor has fifteen calendar days from the date of task order issuance to remove the waste.

F . 8	<u>OPTION TO EXTEND THE TERM OF THE CONTRACT</u>	DRMS 52.217-9R01	Jan 2000
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F . 10 EXTENSION OF SERVICES DRMS 52.217-9R02 Jan 2000

The Government may extend the contract period under this clause and clause I.27 at the end of the base contract period or at the end of the 18 month option

F . 11 CERTIFICATE OF INSURANCE DRMS 52.228-9R01 Dec 1995

## SECTION G CONTRACT ADMINISTRATION DATA

Ref No.	Title	Reference	Date
G . 2	<u>CONTRACTING OFFICER'S REPRESENTATIVE</u>	DFAR 252.201-7000	Dec 1991
G . 5	<u>CONTRACTOR REPRESENTATIVE</u> <a href="http://www.drms.dla.mil/special/fillins/g5.doc">http://www.drms.dla.mil/special/fillins/g5.doc</a>	DRMS 52.246-9R07	Dec 1995
G . 6	<u>REMITTANCE ADDRESS</u> <a href="http://www.drms.dla.mil/special/fillins/g6.doc">http://www.drms.dla.mil/special/fillins/g6.doc</a>	DRMS 52.242-9R03	Dec 1995
G . 7	<u>EPA IDENTIFICATION NUMBER</u> <a href="http://www.drms.dla.mil/special/fillins/g7.doc">http://www.drms.dla.mil/special/fillins/g7.doc</a>	DRMS 52.246-9R08	Dec 1995
G . 10	<u>REPORTING REQUIREMENTS</u>	DRMS 52.211-9R16	Nov 2005
G . 11	<u>DOCUMENTATION REQUIREMENTS, ACCEPTANCE, INVOICING AND TRACKING DRMS</u>	DRMS 52.232-9R01	Mar 2004

### (a) Submission of Documentation to Facilitate Acceptance for Payment

(1) The contractor shall submit one complete set of documents per task order to allow acceptance for payment, consisting of the following:

(i) One DRMS Form 1683-1 for each task order to include all line item numbers from the Task Order (in order) completed through Column 8, except items that undergo final disposal at their first Qualified TSDF must be submitted with complete tracking data (through Column 14 on the DRMS Form 1683-1).

(ii) All signed return shipping papers (manifests or Bills of Lading as appropriate) from Qualified TSDFs authorized to receive the items as per H.5, DRMS 52.244-9R01, Use of TSDFs and Transporters. Per C.3.1 and C.3.6 a copy of the Compressed Gas Cylinder (CGC) report shall be provided to the COR prior to invoicing. A copy of the CGC report is also to be submitted with the 1683-1.

## (G.11 Cont'd)

(2) The above documentation shall be submitted to:

Defense Reutilization and Marketing Service  
ATTN: DRMS-NPC  
74 Washington Avenue, North  
Battle Creek, MI 49017-3092

## (b) Acceptance and Invoicing

(1) For purposes of payment only, all disposal/recycling actions are considered accomplished on the date the items are accepted by the initial, properly permitted, qualified TSDF. For 6000 series CLINs, the services are considered accepted on the date the DRMO inputs the pickup date into the DRMS Base Operations Support System (BOSS). Subsequently, the Government shall generate and electronically transmit a Disposal Manifest Report(s) (626) covering all items on the task order within 20 days of receipt of the contractor's original submittal. The 626 will be electronically transmitted to the contractor and directly to U.S. Bank for payment.

Payment to the contractor will be made through Electronic Funds Transfer (EFT) within 24 to 72 hours of receipt by U.S. Bank. The contractor agrees to a mandatory fee for payments made through U.S. Bank. These fees are payable to U.S. Bank and will be deducted from the contractor's account when U.S. Bank transfers funds to the contractor's bank account. All fees are subject to the terms of the agreement signed with U.S. Bank. The Government will not reimburse the contractor for any fees assessed by U.S. Bank.

(2) Contractor tracking of the 626 submission for payment can be done through your boss access or through PowerTrack. For any discrepancies in payment, contact the contracting specialist or contracting officer at DRMS assigned to this contract

## (c) Post-Payment Tracking

(1) The contractor agrees to enter disposal information directly into the DRMS Base Operations Support System (BOSS) for all items on the order as the disposal information is received. Contractor access to BOSS may be obtained by the procedures outlined in clause H.1 Web based BOSS is currently available at the following URL: <https://vesta.dscr.dla.mil/forms90/f90servlet?config=bossprod>. Once the contractor has input disposal information into the Base Operating Support System (BOSS), notification to the responsible Contract Specialist must be made within 24 hours after order input is complete. Notification to the Contract Specialist can be made by e-mail. The contractor must indicate in the subject line of the email that disposal input into BOSS has been completed for specified PIIN (contract and task order number). The contractor must also notify the DRMS Tracking Department by email at the following address: Phase2Done@mail.drms.dla.mil

(G.11 Cont'd)

(2) If a discrepancy occurs while inputting into the BOSS, the following steps need to be followed:

(i) If there is a problem with the pickup information input by the DRMO, the contractor needs to contact the Contract Specialist for resolution.

(ii) If a contractual, i.e. a recycling CLIN is not recycled, or a regulatory violation occurs, an email needs to be forwarded to the Contract Specialist with a copy to the DRMS Compliance Department, Phase1\_2Problems@mail.drms.dla.mil. (Please note: there is an underscore between the 1 and 2)

(iii) A unique or unspecified problem occurs with input into BOSS. The contractor should email the DRMS Tracking Department with the specifics at Phase1\_2Problems@mail.drms.dla.mil. (Please note: there is an underscore between the 1 and 2) (3 Input of disposal information into BOSS by the disposal contractor will be within 20 calendar days after the waste has been disposed as outlined in clause F.3. By signature on this contract, the contractor certifies the disposal data input into BOSS is accurate, complete, and meets all requirements set in this contract.

(4) The contractor shall specify in the notification to the Contract Specialist, as indicated in paragraph (c)(1) of this clause, which, if any, of the line items disposed and input into BOSS are PCB items. The contractor must provide, to the generator and COR, copies of Certificates of Disposal signed by a responsible disposal facility official for all PCB items on a task order.

(5) The Government reserves the right to subsequently review/audit any and all information provided under this clause, this includes all information directly input into BOSS by the contractor. Upon being informed of any deficiencies resulting from the Government review/audit, the contractor shall respond with correcting documentation within 10 calendar days. As outlined in E.4, Places of Government Inspection, DRMS also reserves the right to conduct on site visits to insure compliance with this clause, clause H.1 and all other pertinent security regulations.

(6) No paperwork in conjunction with Phase II needs to be submitted to DRMS, WITH THE EXCEPTION OF PCB and COMPRESSED GAS CYLINDERS (CGC) REQUIREMENTS. FOR PCB'S Certificates of Destruction are required to be submitted for PCB waste including cylinders. Per C.3 (d) Certificates of Disposal or Recycling for all gases and empty cylinders are required to be submitted. See also C.3.3 (c) and C.3.3 (f) (1). However, the contractor is still required to maintain a complete audit trail for all waste streams. The contractor shall maintain hard copies of all disposal documentation for a period of six years after FINAL PAYMENT ON THE CONTRACT. This documentation will be made available to the Government upon request.

(G.11 Cont'd)

(d) Remedies for Non-Compliance

(1) Failure to submit timely and complete documentation for acceptance of payment on a task order under paragraph (a) above will result in no payment of the entire task order. Payment may be approved upon resubmission of the correct documentation for all line items on the task order. The Government, at the discretion of the Contracting Officer, can utilize other remedies including those indicated below.

(2) Failure to input timely and complete disposal information into BOSS per paragraph (c) above, including resolution of any discrepancies, may be remedied by the Government using any and all contractual means available. This includes, but is not limited to:

- (i) E.1 Inspection of Services (FAR 52.246-4),
- (ii) I.57 Default (FAR 52.249-8),
- (iii) H.30 Indemnification (DRMS 52.211-9R13),
- (iv) I.80 Warranty of Services (FAR 52.246-20)
- (v) Past performance evaluations utilized in option exercise and future contract award decisions.

## SECTION H

### SECTION H - SPECIAL CONTRACT REQUIREMENTS

Ref No.	Title	Reference	Date
H . 1	<u>CONTRACTOR ACCESS TO DRMS BASE OPERATIONS SUPPORT SYSTEM (BOSS), DMF ONLY</u>	DRMS 52.204-9R03	Jul 2004

1. In order to process the tracking and payments of completed delivery orders more quickly, a contractor must designate personnel within their organization be assigned a DRMS login to perform input of data into the Base Operations Support System (BOSS). DoD 5200.2-R, DoD Personnel Security Program, requires DoD military and civilian personnel, as well as DoD consultant and contractor personnel, who perform work on sensitive automated information systems (AISs) be assigned to positions that are designated at one of three sensitivity levels (ADP-I, ADP-II, ADP-III). These designations equate to Critical Sensitive, Non-critical Sensitive, and Non-sensitive. DLA has implemented the DoD policy in paragraph 3-101 of DLAR 5200.11, DLA Personnel Security Program.

2. The contractor shall assure that individuals assigned to perform input of data into the Base Operations Support System (BOSS), determined to be an ADP-III position, complete and provide the appropriate information for the investigative requirement. Personnel occupying ADP-III positions require a National Agency Check (NAC), but may be assigned a login authority prior to completion of the investigation. The procedure for requesting a NAC is to complete the Electronic Personnel Security Questionnaire (EPSQ), which is submitted electronically to the Defense Security Service (DSS). The EPSQ may be downloaded from the Defense Security Service Web Site at <http://www.dss.mil>. Go to the home page. You will see a series of menu items on the left side. Click on EPSQ.

### (H.1 Cont'd)

a. Scroll down until you see the section downloading EPSQ Version 2.2. Click on the word "Download" in the paragraph. Scroll down to the icon of a feather quill and paper. Click on it. Click on the button that states, "Press to acknowledge the above statement and continue."

b. Click on the download for "Windows 95, 98, NT or 2000 users." This screen gives you four choices. Click on Number 2, "Download a "new" installation of EPSQ."

c. You now have two choices. Click on the "Subject Edition." Follow the instructions and install the program. The program will establish an icon on your desktop screen.

d. Click on the EPSQ icon. Click on "CREATE" on the toolbar. A menu will come up. Click on "APPLICATION FOR A POSITION OF PUBLIC TRUST (SF 85P)." Then click on NATIONAL AGENCY CHECK (NAC). Fill in the requested information. You can exit out of the program at any time. To go back, just click the icon and select MODIFY from the toolbar and go to the section you want to complete or change. You must supply all requested information (i.e., names, street addresses, dates, amounts, etc.).

e. Two hints: First, the program requests middle names for every person you list. In many cases it is extremely difficult to find out the person's middle name. You can use MNU (Middle Name Unknown). If it is absolutely impossible to find the first and/or last name of a former supervisor, then use FNU and/or LNU. However, try to supply as many as possible, particularly with family members. Second, you will also be asked dates. The format is YYYY/MM/DD. If you don't know the exact date, use YYYY/MM/??.

f. WARNING: You must supply information going back seven (7) years. Some parts of the EPSQ say to only go back five years. This is because the form was produced by an agency known as DSS (Defense Security Service). This agency no longer conducts the investigations on contractors for computer access. OPM Investigations uses the DSS developed EPSQ; however, the contract provided to them by the Department of Defense (DoD) specifically states that a full seven years are required. OPM Investigations has no choice but to comply with DoD requirements. EPSQ without the full seven years of information will be shredded and no further action taken.

g. Be sure there are no date gaps of 30 days or more on residence and employment history. Employment history also includes periods of unemployment as well (see "7" on the drop-down menu). Gaps of over 30 days will result in the EPSQ not being submitted and no further action will be taken.

h. If you answer "Yes" to the following modules that are actually questions: Modules 7; 16; 17; 18; 19; and 20, please include all requested date(s), amount(s), and location(s). Use the "Remarks" selection on the right-hand side to provide a full explanation of circumstances.

i. When finished, select VALIDATE from the toolbar. This will show you if there are any errors, such as date gaps. The validation must show no errors and this sheet must be sent in with the EPSQ.

**(H.1 Cont'd)**

j. Go to PRINT (fourth option from the left) and print off a hard copy of the entire questionnaire. Sign and date the completed form in two places towards the end. The first signature goes on the line just below module 20 with wording of CERTIFICATION BY PERSON COMPLETING THE FORM. Go to the second page after that. It has "Authorization for Release of Information." Sign and date on the bottom of this form. There is a third place to sign and is the next to the last page with the statement "Release of Medical Information." This page can be discarded. However, there is one page after the "Release of Medical Information" and this one is required to be submitted.

k. You will also need to be fingerprinted by the local police department, state police, or on a military installation. Be sure to use the standard FBI fingerprint card. The upper left hand corner on the front has "APPLICANT" and the upper right side has a block that states "ORI."

The block will have:

USDISOOOZ  
DIS NACC  
FT HOLABIRD MD

Or it may have:

USOPMOOOZ  
OPM  
BOYERS PA

Also, on the back in the lower left hand corner it has FD-258 (REV 5-11-99). THE FINGERPRINTS MUST BE REGULAR FINGERPRINT INK. ELECTRONIC FINGERPRINTS WILL NOT BE ACCEPTED.

l. Remember, security will need the questionnaire signed and dated in two locations, the validation sheet, and the fingerprint card. ALL MUST BE ORIGINALS. OPM Investigations will not accept faxes or attachments.

m. One additional item is required. A copy of your birth certificate, passport, or naturalization papers unless the EPSQ reflects that you are not a U.S. Citizen. All others must be verified.

n. Remember the four required items:

- i. Complete EPSQ Signed and Dated.
- ii. Validation page showing no errors.
- iii. The correct fingerprint card. An incorrect one, with any deviation from the above, cannot be used. Fingerprints must be done with fingerprint ink. We cannot submit the new electronic or digital fingerprints at this time.
- iv. Copy of birth certificate, passport or a copy of the naturalization papers.

o. The above items are mailed to:

DRMS DDS (Personnel Security)  
ATTN: Paul Cochran  
74 Washington Avenue North  
Battle Creek, MI 49017-3092

## (H.1 Cont'd)

3. The contractor will also need to provide a DRMS Form 1986, Contractor Request for Assignment of a Logon Identifier, to the appropriate Contracting Officer/Contract Specialist.

4. The DRMS Form 1986, can be viewed or downloaded from the following website:  
<http://www.drms.dla.mil/special/misc/bossfeb04.pdf>

5. Once a login authority has been assigned, DRMS will notify the contractor and provide detailed instructions for using this login.

6. An offeror who is unable or unwilling to obtain the information listed above will not be eligible to receive the award on this solicitation only.

7. For those offerors/contractors who have no experience with input into the DRMS BOSS, training will be provided at no additional cost.

H. 2 STATEMENT OF EQUIVALENT  
RATES FOR FEDERAL HIRES

FAR 52.222-42

May 1989

CLASSIFICATION		BASIC HOURLY RATE
Environmental Technician	GS-07	\$13.49
Truck Driver (Heavy)	WG-08	\$16.08
Heavy Equipment Operator	WG-10	\$17.29
Fork Lift Operator	WG-05	\$13.98
Tractor Operator	WG-05	\$13.98
Laborer	WG-02	\$11.14
Airplane Pilot	GS-11	\$19.97
Secretary III	GS-06	\$12.14
Guard I	GS-04	\$ 9.74

H . 3 DEPARTMENT OF LABOR WAGE  
DETERMINATION

DRMS 52.222-9R01

Dec 1995

1996-0223 Wage Determination Number  
 Rev. 18, dated 05/23/2005  
 Attachment III



H . 4	<u>POWERTRACK PAYMENT, APPLICATION AND ACCEPTANCE</u>	DRMS 52.232-9R07	Nov 2003
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Payments under the resulting contract from this solicitation will be made using U.S. Bank, PowerTrack. No payment will be made to the awardee until the application process is complete and the awardee is accepted by U.S. Bank. The awardee shall sign and execute an agreement with U.S. Bank. The awardee must pass compliance with the Patriot Act and the Office of Foreign Assets Control (OFAC) of the Department of Treasury. This is done during the application process with U.S. Bank. The awardee shall contact U.S. Bank and arrange for system set-up, training, and project management/implementation. The awardee must contact Dave Sullivan at U.S. Bank PowerTrack. He can be reached via email at dave.Sullivan@usbank.com or by telephone at 301-293-4228 or Everett Doolittle at everett.Doolittle@usbank.com at phone number 612-973-6156 or 612-803-5619 for applications and questions. Contractors may also contract Dave Sullivan or Everett Doolittle to get a copy of the Agreement that is signed upon approval for PowerTrack.

Payments can be tracked with your access password once PowerTrack is approved for the awarded contractor. All payments made on this contract through U.S. Bank are subject to a mandatory fee for each payment that is paid on this contract. The fee is paid to U.S. Bank for processing of payment by electronic means (24 to 72

H . 5	<u>USE OF TSDFS AND TRANSPORTERS</u>	DRMS 52.244-9R01	Dec 2000
H . 6	<u>ADDITIONAL TSDFS AND TRANSPORTERS</u>	DRMS 52.244-9R02	Jan 2000
H . 10	<u>INCIDENTAL FEES</u>	DRMS 52.211-9R17	Jan 2000
H . 16	<u>CONTAINERS</u>	DRMS 52.211-9R01	Oct 1996
H . 17	<u>ANTICIPATED REGULATORY</u>	DRMS 52.211-9R02	Jan 2000
H . 30	<u>INDEMNIFICATION</u>	DRMS 52.211-9R13	May 1998

# SECTION I CONTRACT CLAUSES

Ref No.	Title	Reference	Date
I. 1	<u>DEFINITIONS</u>	FAR 52.202-1	Jul 2004
I. 3	<u>GRATUITIES</u>	FAR 52.203-3	Apr 1984
I. 4	<u>COVENANT AGAINST CONTINGENT FEES</u>	FAR 52.203-5	Apr 1984
I. 5	<u>RESTRICTIONS ON SUBCONTRACTOR SALES TO THE GOVERNMENT</u>	FAR 52.203-6	Jul 1995
I. 6	<u>ANTI-KICKBACK PROCEDURES</u>	FAR 52.203-7	Jul 1995
I. 7	<u>CENTRAL CONTRACTOR REGISTRATION</u>	FAR 52.204-7	Oct 2003
I. 8	<u>PRICE OR FEE ADJUSTMENT FOR ILLEGAL OR IMPROPER ACTIVITY</u>	FAR 52.203-10	Jan 1997
I. 9	<u>LIMITATION ON PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS</u>	FAR 52.203-12	Jun 2003
I. 11	<u>PROVISION OR INFORMATION TO COOPERATIVE AGREEMENT HOLDERS</u>	DFAR 252.205-7000	Dec 1991
I. 12	<u>PROTECTING THE GOVERNMENT'S INTEREST WHEN SUBCONTRACTING WITH CONTRACTORS DEBARRED, SUSPENDED, OR PROPOSED FOR DEBARBMENT</u>	FAR 52.209-6	Jan 2005
I. 14	<u>AUDIT AND RECORDS NEGOTIATION</u>	FAR 52.215-2	Jun 1999
I. 15	<u>ORDER OF PRECEDENCE -- UNIFORM CONTRACT FORMAT</u>	FAR 52.215-8	Oct 1997
I. 22	<u>FACILITIES CAPITAL COST OF MONEY</u>	FAR 52.215-16	Jun 2003
I. 23	<u>WAIVER OF FACILITIES CAPITAL COST OF MONEY</u>	FAR 52.215-17	Oct 1997
I. 27	<u>OPTION TO EXTEND SERVICES</u>	FAR 52.217-8	Nov 1999
I. 29	<u>UTILIZATION OF SMALL BUSINESS CONCERNS</u>	FAR 52.219-8	May 2004

I. 32	<u>LIMITATIONS ON SUBCONTRACTING</u>	FAR 52.219-14	Dec 1996
I. 33	<u>SECTION 8(a) AWARD</u>	FAR 52.219-17	Dec 1996
I. 34	<u>NOTIFICATION OF COMPETITION LIMITED TO ELIGIBLE 8(a) CONCERNS</u>	FAR 52.219-18	Jun 2003
I. 36	<u>NOTICE TO THE GOVERNMENT OF LABOR DISPUTES</u>	FAR 52.222-1	Feb 1997
I. 37	<u>CONVICT LABOR</u>	FAR 52.222-3	Jun 2003
I. 38	<u>CONTRACT WORK HOURS AND SAFETY STANDARDS ACT - OVERNIGHT COMPENSATION</u>	FAR 52.222-4	Sep 2000
I. 40	<u>EQUAL OPPORTUNITY</u>	FAR 52.222-26	Apr 2002
I. 41	<u>EQUAL OPPORTUNITY FOR SPECIAL DISABLED VETERANS, VETERANS OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS</u>	FAR 52.222-35	Dec 2001
I. 42	<u>EMPLOYMENT REPORTS ON SPECIAL DISABLED VETERANS, AND VETERANS OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS</u>	FAR 52.222-37	Dec 2001
I. 43	<u>AFFIRMATIVE ACTION FOR WORKERS WITH DISABILITIES</u>	FAR 52.222-36	Jun 1998
I. 44	<u>SERVICE CONTRACT ACT OF 1965, AS AMENDED</u>	FAR 52.222-41	May 1989
I. 45	<u>NOTIFICATION OF EMPLOYEE RIGHTS CONCERNING PAYMENT OF UNION DUES OR FEES</u>	FAR 52.222-39	Dec 2004
I. 46	<u>FAIR LABOR STANDARDS ACT AND SERVICE CONTRACT ACT - PRICE ADJUSTMENT (MULTIPLE YEAR AND OPTION CONTRACTS)</u>	FAR 52.222-43	May 1989
I. 50	<u>POLLUTION PREVENTION AND RIGHT-TO-KNOW INFORMATION</u>	FAR 52.223-5	Aug 2003
I. 51	<u>DRUG-FREE WORKPLACE</u>	FAR 52.223-6	May 2001

I. 52	<u>UTILIZATION OF INDIAN ORGANIZATIONS AND INDIAN-OWNED ECONOMIC ENTERPRISES</u>	FAR 52.226-1	Jun 2000
I. 54	<u>AUTHORIZATION AND CONSENT</u>	FAR 52.227-1	Jul 1995
I. 55	<u>NOTICE AND ASSISTANCE REGARDING PATENT AND COPY RIGHT INFRINGEMENT</u>	FAR 52.227-2	Aug 1996
I. 56	<u>FEDERAL, STATE &amp; LOCAL TAXES</u>	FAR 52.229-3	Apr 2003
I. 61	<u>SUPPLEMENTAL COST PRINCIPLES</u>	DFAR 252.231-7000	Dec 1991
I. 62	<u>PAYMENTS</u>	FAR 52.232-1	Apr 1984
I. 63	<u>PAYMENT UNDER TIME AND MATERIAL AND LABOR HOUR CONTRACT</u>	FAR 52.232-7	Aug 2005
I. 64	<u>DISCOUNTS FOR PROMPT PAYMENT</u>	FAR 52.232-8	Feb 2002
I. 65	<u>EXTRAS</u>	FAR 52.232-11	Apr 1984
I. 66	<u>INTEREST</u>	FAR 52.232.17	Jun 1996
I. 68	<u>ASSIGNMENT OF CLAIMS</u>	FAR 52.232-23	Jan 1986
I. 69	<u>DISPUTES: AGREEMENT TO USE ALTERNATIVE DISPUTE RESOLUTION</u>	DRMS 52.233-9R02	Apr 2000

The parties agree to use their best efforts to resolve any disputes that may arise without litigation. If unassisted negotiations are unsuccessful, the parties will use alternative dispute resolution (ADR) FAR 33.214, Alternate Disputes Resolution techniques in an attempt to resolve the dispute. Litigation will only be considered as a last resort when ADR is unsuccessful or has been documented by the party rejecting ADR to be inappropriate for resolving the dispute. If the ADR is not successful, the parties retain their existing rights. If you wish to opt out of this clause, check here[ ]. Alternate wording may be negotiated with the contracting officer.

<http://www.drms.dla.mil/special/fillins/i69-400.doc>

I. 70	<u>DISPUTES (ALTERNATE 1) (DEC 1991)</u>	FAR 52.233-1	Jul 2002
I. 71	<u>PROTEST AFTER AWARD</u>	FAR 52.233-3	Aug 1996
I. 72	<u>PROTECTION OF GOVERNMENT BUILDINGS, EQUIPMENT AND VEGETATION</u>	FAR 52.237-2	Apr 1984
I. 74	<u>POSTAWARD CONFERENCE</u>	DFAR 252.242-7000	Dec 1991
I. 75	<u>BANKRUPTCY</u>	FAR 52.242-13	Jul 1995
I. 76	<u>CHANGES - FIXED PRICE (ALTERNATE 1)</u>	FAR 52.243-1	Apr 1984

I. 77	<u>CHANGES – TIME AND MATERIALS OR LABOR HOURS</u>	FAR 52.243-3	Sep 2000
I. 78	<u>COMPETITION IN SUBCONTRACTING</u>	FAR 52.244-5	Dec 1996
I. 79	<u>GOVERNMENT FURNISHED PROPERTY (SHORT FORM)</u>	FAR 52.245-4	Jun 2003
I. 80	<u>WARRANTY OF SERVICES</u>	FAR 52.246-20	May 2001
I. 81	<u>LIMITATIONS OF LIABILITY--- SERVICES</u>	FAR 52.246-25	Feb 1997
I. 82	<u>INSPECTION – TIME AND MATERIALS AND LABOR HOURS</u>	FAR 52.246-6	May 2001
I. 83	<u>VALUE ENGINEERING</u>	FAR 52.248-1	Feb 2000
I. 84	<u>TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (FIXED PRICE)</u>	FAR 52.249-2	May 2004
I. 86	<u>DEFAULT (FIXED-PRICE SUPPLY AND SERVICE)</u>	FAR 52.249-8	Apr 1984
I. 100	<u>ORDERING</u> Such orders may be issued from the date of award or 01 Oct 2006, whichever is later through the end of a 18 month period.	FAR 52.216-18	Oct 1995
I. 101	<u>ORDER LIMITATIONS</u>	FAR 52.216-19	Oct 1995

(a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than \$2,000.00, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract. The contractor shall honor any order exceeding the maximum order limitations unless that order (or orders) is returned to the ordering office within a twenty (20) calendar days after issuance. The minimum order requirement does not apply to the task order when ordering a special services CLIN (6000 series).

(b) Maximum order. The Contractor is not obligated to honor --

(1) Any order for a single item in excess of \$100,000.00;

(2) Any order for a combination of items in excess of \$200,000.00; or

(3) A series of orders from the same ordering office within twenty (20) calendar days that together call for quantities exceeding the limitation in subparagraph (b)(1) or (2) of this section.

I. 102 OPTION TO EXTEND THE TERM OF THE CONTRACT FAR 52.217-9 Mar 2000

(a) The Government may extend the term of this contract by written notice to the contractor within 14 days; provided, that the Government gives the Contractor a preliminary written notice of its intent to extend at least 60 days before the contract expires. The preliminary notice does not commit the Government to an extension.

(b) If the Government exercises this option, the extended contract shall be considered to include this option clause.

(c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed 60 months.

I. 103 INSURANCE - WORK ON A GOVERNMENT INSTALLATION FAR 52.228-5 Jan 1997

\*\*NOTE: Minimum amounts of insurance referenced in para. (a) above are as follows:

TYPE	AMOUNT
General Liability:	\$1,000,000 per occurrence
Automobile Liability: Comprehensive Form: Bodily Injury Liability	\$200,000 per person & \$500,000 per occurrence
Property Damage	\$1,000,000 per occurrence

I. 104 AVAILABILITY OF FUNDS FOR THE NEXT FISCAL YEAR FAR 52.232-19 Apr 1984

Funds are not presently available for performance under this contract beyond 30 Sep 2006. No legal liability on the part of the Government for any payment may arise for performance under this contract beyond 30 Sep 2006.

I. 109 SECTION 8(A) DIRECT AWARD DFAR 252.219-7009 Mar 2002I. 111 PROHIBITION ON PERSONS CONVICTED OF FRAUD OR OTHER DEFENSE-CONTRACT-RELATED FELONIES DFAR 252.203-7001 Dec 2004I. 113 PROMPT PAYMENT FAR 52.232-25 Oct 2003I. 114 PRICING OF CONTRACT MODIFICATIONS DFAR 252.243-7001 Dec 1991

I. 116	<u>ADMINISTRATIVE COSTS OF REPROCUREMENT AFTER DEFAULT</u>	DLAD 52.249-9000	May 1988
I. 118	<u>INDEFINITE QUANTITY</u> Contractor shall not be required to make any deliveries under this contract after the expiration of the last task order issued.	FAR 52.216-22	Oct 1995
I. 119	<u>DRUG-FREE WORK FORCE</u>	DFAR 252.223-7004	Sep 1988
I. 120	<u>TRANSPORTATION OF SUPPLIES BY SEA</u>	DFAR 252.247-7023	May 2002
I. 121	<u>REQUESTS FOR EQUITABLE ADJUSTMENT</u>	DFAR 252.243-7002	Mar 1998
	_____(Official's Name) _____(Title)		
I. 125	<u>NOTIFICATION OF TRANSPORTATION OF SUPPLIES BY SEA</u>	DFAR 252.247-7024	Mar 2000
I. 131	<u>PROHIBITION ON STORAGE AND DISPOSAL OF TOXIC AND HAZARDOUS MATERIALS</u>	DFAR 252.223-7006	Apr 1993
I. 134	<u>AUTHORIZED DEVIATIONS IN CLAUSES</u>	FAR 52.252-6	Apr 1984
I. 138	<u>PRINTED OR COPIED DOUBLE-SIDED ON RECYCLED PAPER</u>	FAR 52.204-4	Aug 2000
I. 139	<u>SUBCONTRACTING WITH FIRMS THAT ARE OWNED OR CONTROLLED BY THE GOVERNMENT OF A TERRORIST</u>	DFAR 252.209-7004	Mar 1998
I. 140	<u>TOXIC CHEMICAL RELEASE REPORTING</u>	FAR 52.223-14	Aug 2003
I. 141	<u>DLA MENTORING BUSINESS AGREEMENTS (MBA) PERFORMANCE</u>	DLAD 52.219-9003	Dec 1997
I. 142	<u>CANCELLATION, RESCISSION, AND RECOVERY OF FUNDS FOR ILLEGAL OR IMPROPER ACTIVITY</u>	FAR 52.203-8	Jan 1997
I. 143	<u>PAYMENT BY ELECTRONIC FUNDS TRANSFER - CENTRAL CONTRACTOR REGISTRATION</u>	FAR 52.232-33	Oct 2003

**SECTION J**  
**LIST OF ATTACHMENTS**

<b>Ref No.</b>	<b>Title</b>	<b>Reference</b>	<b>Date</b>
J. 1	<u>LIST OF DOCUMENTS, EXHIBITS AND OTHER ATTACHMENTS</u>	DRMS 52.204-9R01	Jan 2000
(b) Standard Form (SF) 33, Solicitation, Offer, and Award Pages 1 through 79			
	<u>MANIFEST TRACKING LOG</u> <a href="http://www.drms.dla.mil/special/attachments/drms1683-0302.pdf">http://www.drms.dla.mil/special/attachments/drms1683-0302.pdf</a>	Attachment I	Mar 2002
	<u>NON-DRMS HAZARDOUS WASTE</u> <a href="http://www.drms.dla.mil/special/attachments/1989-oct00.doc">http://www.drms.dla.mil/special/attachments/1989-oct00.doc</a>	Attachment II	Oct 2000
	<u>DOL WAGE DETERMINATION 1996-0233 (REV 18)</u> <a href="http://www.drms.dla.mil/special/attachments/dolwage18.pdf">http://www.drms.dla.mil/special/attachments/dolwage18.pdf</a>	Attachment III	May 2005
	<u>WASTE CODE CLIN SELECTION CRITERIA</u> <a href="http://www.drms.dla.mil/special/attachments/att4.pdf">http://www.drms.dla.mil/special/attachments/att4.pdf</a>	Attachment IV	Feb 2006
	<u>CERTIFICATE OF RECYCLING</u> <a href="http://www.drms.dla.mil/special/attachments/cert-apr04.doc">http://www.drms.dla.mil/special/attachments/cert-apr04.doc</a>	Attachment V	Oct 2000
	<u>HAZARDOUS WASTE PROFILE SHEET</u> <a href="http://www.drms.dla.mil/special/attachments/drms1930.pdf">http://www.drms.dla.mil/special/attachments/drms1930.pdf</a>	Attachment VI	Aug 1997
	<u>DISCLOSURE OF LOBBYING ACTIVITIES</u> <a href="http://www.drms.dla.mil/special/attachments/sflll-oct00.doc">http://www.drms.dla.mil/special/attachments/sflll-oct00.doc</a>	Attachment VII	Oct 2000
	<u>EVALUATION DATA FOR REJECTED CYLINDERS</u> <a href="http://www.drms.dla.mil/special/attachments/cylev.pdf">http://www.drms.dla.mil/special/attachments/cylev.pdf</a>	Attachment VIII	Sep 2003
	<u>REMOVAL OF COMPRESSED GAS CYLINDERS FROM DRMO ACCOUNTABILITY</u> <a href="http://www.drms.dla.mil/special/attachments/rmvcycl.pdf">http://www.drms.dla.mil/special/attachments/rmvcycl.pdf</a>	Attachment IX	Sep 2003
	<u>REPORT OF COMPRESSED GAS CYLINDERS 2005 (INERT AND NON-INERT)</u> <a href="http://www.drms.dla.mil/special/attachments/cgcrpt.doc">http://www.drms.dla.mil/special/attachments/cgcrpt.doc</a>	Attachment X	Feb
	<u>ACCEPTABLE PERFORMANCE LEVELS</u>	Attachment XI	



**SECTION K**  
**REPRESENTATIONS, CERTIFICATIONS, AND OTHER**  
**STATEMENTS OF OFFERORS**

<b>Ref No.</b>	<b>Title</b>	<b>Reference</b>	<b>Date</b>
K . 0	<u>CLAUSES INCORPORATED BY REFERENCE</u>	FAR 52.252-1	Feb 1998

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the contracting officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

<http://www.dla.mil/j-3/j-336/icps.htm>

<http://www.arnet.gov/far/>

<http://farsite.hill.af.mil/>

<http://www.drms.dla.mil/newproc/html/clauses.html>

K . 1	<u>PROHIBITION OF SEGREGATED FACILITIES</u>	FAR 52.222-21	Feb 1999
K . 4	<u>ANNUAL REPRESENTATIONS AND CERTIFICATIONS</u>	FAR 52.204-8	Jan 2005

(a)(1) If the clause at 52.204-7, Central Contractor Registration, is included in this solicitation, paragraph (b) of this provision applies.

(2) If the clause at 52.204-7 is not included in this solicitation, and the offeror is currently registered in CCR, and has completed the ORCA electronically, the offeror may choose to use paragraph (b) instead of completing the corresponding individual representations and certifications in the solicitation.

The offeror shall indicate which option applies by checking one of the following boxes:

☐ (i) Paragraph (b) applies.

☐ (ii) Paragraph (b) does not apply and the offeror has completed the individual representations and certifications in the solicitation.

(b) The offeror has completed the annual representations and certifications electronically via the Online Representations and Certifications Application (ORCA) website at [http://](http://orca.bpn.gov)

[/orca.bpn.gov](http://orca.bpn.gov). After reviewing the ORCA database information, the offeror verifies by submission of the offer that the representations and certifications currently posted electronically have been entered or updated within the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below [offeror to insert changes, identifying change by clause number, title, date]. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer. Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications posted on ORCA.

K. 23	<u>OFFERS FROM PARTNERSHIPS OR JOINT VENTURES</u> <a href="http://www.drms.dla.mil/special/killins/k23.doc">http://www.drms.dla.mil/special/killins/k23.doc</a>	DRMS 52.215-9R01	Dec 1995
K . 28	<u>SMALL BUSINESS PROGRAM REPRESENTATIONS (MAY 2004) - ALTERNATE 1 (APR 2002)</u>  562211 NAICS code \$11,500,000.00 size standard <a href="http://www.drms.dla.mil/special/killins/k28-0601.doc">http://www.drms.dla.mil/special/killins/k28-0601.doc</a>	FAR 52.219-1	May 2004
K . 36	<u>REPRESENTATION OF EXTENT OF TRANSPORTATION BY SEA</u> <a href="http://www.drms.dla.mil/special/killins/k36-892.doc">http://www.drms.dla.mil/special/killins/k36-892.doc</a>	DFAR 252.247-7022	Aug 1992
K . 44	<u>DATA UNIVERSAL NUMBERING SYSTEM (DUNS) NUMBER</u>	FAR 52.204-6	Oct 2003

**SECTION L**  
**INSTRUCTIONS, CONDITIONS AND NOTICES TO BIDDERS,**  
**OFFERORS OR QUOTERS**

<b>Ref No.</b>	<b>Title</b>	<b>Reference</b>	<b>Date</b>
L . 2	<u>SITE VISIT</u>	FAR 52.237-1	Apr 1984
L . 3	<u>ALTERNATE A</u>	DFARS 252.204-7004	Nov 2003
L . 24	<u>TYPE OF CONTRACT</u>	FAR 52.216-1	Apr 1984
Resulting Contract will be a firm fixed price, indefinite delivery, indefinite quantity type			
L . 27	<u>MBA IMPLEMENTATION PLAN</u>	DRMS 52.219-9R01	Jul 1996
L . 28	<u>ALTERNATE PROTEST PROCEDURES</u>	DRMS 52.233-9R01	Jan 1997
Defense Reutilization and Marketing Service HDI Federal Center, Attn: Tracy Hart, DRMS-PHE 74 N. Washington Avenue, Battle Creek, MI 49017-3092			
L . 32	<u>SERVICE OF PROTEST</u>	FAR 52.233-2	Aug 1996
L . 34	<u>HAND CARRIED AND COMMERCIALY DELIVERED</u>	DRMS 52.215-9R02	Nov 2005
Attn: Randy J. Powell 269-961-7110 SP4400-06-R-0013/ 4:30 PM EST Closing 23 May 2006 DRMS-PHE, Room 2C-1-1 HDI Federal Center, 74 North Washington Avenue Battle Creek, MI 49017-3092			
L . 37	<u>PREAWARD SURVEY</u>	DRMS 52.209-9R01	Dec 1995
L . 39	<u>DRMS ELECTRONIC PROPOSAL GUIDANCE</u>	DRMS 52.215-9R03	Nov 2005
L . 40	<u>ELECTRONIC (PAPERLESS) PROPOSAL RESPONSE REQUIRED</u>	DRMS 52.215-9R06	May 2000
L . 45	<u>AUTHORIZED DEVIATIONS IN PROVISIONS</u>	FAR 52.252-5	Apr 1984
L . 46	<u>AGENCY PROTESTS</u>	DLAD 52.233-9000	Sep 1999
L . 52	<u>PROPOSAL SUBMISSION (FORMAT AND CONTENT) (HAZARDOUS WASTE DISPOSAL SOLICITATIONS)</u>	DRMS 52.215-9R07	Aug 2004

Note that the pricing portion (Bid Schedule) must be prepared using the excel spreadsheet provided on the WWW.

L . 53	<u>PAST PERFORMANCE PROPOSAL</u>	DRMS 52.215-9R24	Sep 2002
Use attachment II to provide information required, please include email address with contact information			
L . 58	<u>DISCLOSURE OF OWNERSHIP OR CONTROL BY THE GOVERNMENT OF A TERRORIST COUNTRY</u>	DFAR 252.209-7001	Sep 2004
L . 59	<u>DISCLOSURE OF OWNERSHIP OR CONTROL BY A FOREIGN GOVERNMENT</u>	DFAR 252.209-7002	Jun 2005
L . 63	<u>IDENTIFICATION OF UNCOMPENSATED OVERTIME</u>	FAR 52.237-10	Oct 1997
L . 64	<u>INSTRUCTIONS TO OFFERORS - COMPETITIVE ACQUISITION</u>	FAR 52.215-1 Alt 1	Jan 2004 Oct 1997

### SECTION M EVALUATION FACTORS FOR AWARD

Ref No.	Title	Reference	Date
M . 2	<u>EVALUATION OF OPTIONS</u>	FAR 52.217-5	Jul 1990
M. 11	<u>EVALUATION FACTORS FOR AWARD</u>	DRMS 52.215-9R13	Sep 2004

(a) The Government will make award to the single, responsible offeror whose offer conforms to the solicitation, and demonstrates the best value to the Government in terms of past performance, price and any other factors listed.

(b) Awards will be based on whatever is most advantageous to the Government.

(c) Evaluation factors are listed in descending order of importance:

(1) Past Performance (Most important).

(2) Price (Less important than past performance, but still a significant factor).

(3) DLA Mentoring Business Agreement (MBA) (Optional) (Less important than Price. All evaluation factors other than price, when combined, are significantly more important than price.

(d) Evaluation of Past Performance:

(1) Past performance on references that are of a similar nature to the subject solicitation (see (6) below) Subfactor: Experience in performing work of a similar nature to the subject solicitation (see (7) below)

(2) The Government will evaluate the quality of the offeror's past performance. The assessment of the offeror's past performance will be used as a means of evaluating the

probability of success and performance risk of the offeror. Thus, an offeror with an exceptional record of past performance and experience will have a lower performance risk than an offeror with a less than exceptional record of performance.

(3) In investigating an offeror's past performance, the Government may consider information in the offeror's proposal and information obtained from other sources, including past and present customers and their employees, other government agencies, including state and local agencies, consumer protection organizations and better business bureaus; former subcontractors; and others who may have useful information. Failure by the offeror to provide evidence of relevant performance on contracts of a similar nature in terms of performance timeframes and other complexities of services provided will be considered by the Government to have no relevant past performance. For hazardous waste disposal solicitations offerors having no relevant past performance in terms of waste quantities, variety of pickup locations and waste streams (chemical name/EPA code/hazardous class), in addition to the above items will also be considered by the Government as having no relevant past performance. The Government will evaluate past performance and experience in accordance with submission requirements of DRMS 52.215-9R24 (L.53).

(4) Evaluation of past performance will be a subjective assessment based on a consideration of all relevant facts and circumstances. It will not be based on absolute standards of acceptable performance. The Government is seeking to determine whether the offeror has consistently demonstrated a commitment to customer satisfaction and timely delivery of services. This is a matter of judgment. Offerors will be given an opportunity to address especially unfavorable reports of past performance, and the offeror's response, or lack thereof, will be taken into consideration. Offerors lacking relevant past performance will not receive negative or positive consideration in the evaluation of this element as the performance risks are unknown and therefore cannot be assessed.

(5) Past performance will be rated on an adjectival scale. The Government's conclusions about the overall quality of the offeror's past performance and experience will be a factor in determining the relative merits of the offeror's proposal and in selecting the offeror whose proposal is considered the most advantageous to the Government.

(6) By past performance, the Government means how well the offeror conformed to specifications and to standards of good workmanship; the offeror's adherence to contract schedules, including the administrative aspects of performance; the offeror's history of reasonable and cooperative behavior and commitment to customer satisfaction; and the offeror's business-like concern for the interests of the customer.

(7) By experience, a sub-factor of past performance, the Government means whether a contractors firm, principal subcontractor, or key personnel has performed similar work before.

(e) Evaluation of Price: The offeror's price will be used in conjunction with the other factors to determine the proposal which represents the best value to the Government. Price will not be numerically scored, but it will be fully evaluated using price analysis techniques.

(f) Evaluation of DLA Mentoring Business Agreement (MBA): See clause L.27 MBA Implementation Plan

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PAGE 1 OF 2  
Attachment I

[illegible]

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Attachment I

## INSTRUCTIONS

**NOTE:** For Special Service items, complete only blocks 1, 2, 3, 5, and 6.

**Column 1. Line#** - line item number for the item being disposed. (Four digits - e.g.: 0001)

**Column 2. BOSS Doc #** - BOSS document number as it appears on the DD Form 1155. (Eight digits - e.g.: 12367811)

**Column 3. HIN #** - HIN number as it appears on DD Form 1155 (Six characters - e.g.: 9404NC)

**Column 4. Pickup Mnfst. #** - serial number assigned to each manifest (5 character - e.g.: 002034)

**Column 5. Qty Picked Up** - actual quantity picked up. For special service items, insert actual quantity completed.

**Column 6. Initial TSDF Receipt Date** - Actual date listed on the shipping paper next to the signature of the first TSDF accepting the shipment (dd/mm/yy). For special service items, insert final date all services were completed.

**Column 7. Initial TSDF Handling Codes** - List the appropriate waste handling code(s) used by the first TSDF for treatment, storage, and/or disposal methods (40 CFR 264, Appendix 1, Table 2)

**Column 8. Waste Codes** - Appropriate EPA waste code as referenced in 40 CFR 261 on block 21 of the manifest. Enter all waste codes as appropriate to the item. Use "None" for non-RCRA, non-State-regulated waste. Use appropriate State waste code if non-RCRA and State-regulated. For PCB items, use PCB1 for liquids > 50 ppm PCBs; PCB2 for solids, other than ballasts; PCB3 for liquids < 50 ppm; PCB4 for ballasts.

**Column 9. Interim/Disposal Manifest #** - serial number AND state manifest document number (when provided) assigned to each manifest or shipping paper used to ship all, or parts of the waste to other TSDFs, including all interims and finals, after receipt at initial TSDF.

**EXCEPTION:** If final treatment and/or disposal is accomplished by the initial TSDF, insert "Same as Block 4" and do not fill out blocks 10 thru 14. (PCBs will require block 14 entry)

**Column 10. Interim/Disposal Facility EPA #** - EPA identification number (or DRMS "dummy" number) assigned to each and every facility involved in the treatment, storage, and final disposal (as defined in section C of the contract) of the item. Use additional lines as necessary. (Twelve digits - e.g.: PAD 456123912)

**NOTE:** If final disposal did not occur at the initial facility, then the initial facility is considered an interim facility for Phase II tracking purposes. In those instances, the initial facility's EPA ID number should be included in Block 10 when Phase II information is submitted.

**Column 11. Treatment/Disposal Codes** - List the appropriate waste handling code(s) listed at 40 CFR 264, Appendix 1, Table 2, performed by any interim and final disposal facilities. Note: Include any treatment and/or handling performed at initial TSDF, which was NOT identified in Phase I.

**Column 12. Qty Disposed** - Actual quantity of item disposed.

**Column 13. Interim/Disposal TSDF Accept Date** - Actual date listed on the shipping paper next to the signature of the representative of each and every interim and final TSDF's accepting, treating, and or disposing of the waste (dd/mm/yy).

**Column 14. Disposal Date (PCBs Only)** - Date of actual final disposal of PCB item (dd/mm/yy).

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Solicitation No. Closing Date:  
Offeror: Cage Code:

Attachment No. II Page 1 of 1

**HAZARDOUS WASTE/MATERIAL MANAGEMENT  
PAST PERFORMANCE HISTORY**

<b>CUSTOMER/LOCATION/POINT OF CONTACT</b> <i>(Include Telephone Number)</i> <b>CONTRACT NUMBER (IF APPLICABLE)</b>	<b>WASTE STREAMS SERVICED</b>	<b>SERVICES PROVIDED</b>	<b>ANNUAL COST OF WORK</b>	<b>START DATE</b>	<b>FINISH DATE</b>
1					
2					
3					
4					
5					

**INSTRUCTIONS FOR USE**

**WASTE STREAMS SERVICED:**

For each project, list waste stream(s) serviced and corresponding weight/volume removed. List either specific commodity (i.e., nitric acid, calcium hydroxide, ethyl alcohol, sodium chloride, mercury, etc.) or use EPA Hazardous Waste Code Number (i.e., F001, F029, K032, D004, U002, etc.). For each project, list related support services provided (i.e., lab packing, testing, roll-offs, expedited removals, etc.).




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Attachment III

Page 1 of 4

REGISTER OF WAGE DETERMINATIONS UNDER  
THE SERVICE CONTRACT ACT  
By direction of the Secretary of Labor

U.S. DEPARTMENT OF LABOR  
EMPLOYMENT STANDARDS ADMINISTRATION  
WAGE AND HOUR DIVISION  
WASHINGTON, D.C. 20210



William W. Gross  
Director

Division of  
Wage Determinations

Wage Determination No.: 1996-0223  
Revision No.: 18  
Date of Last Revision: 05/23/2005

NATIONWIDE: Applicable in the continental U.S. and Hawaii

Regions are define as follows:

MIDWEST REGION: Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Nebraska, North Dakota, Ohio, South Dakota, and Wisconsin;

NORTHEAST REGION: Connecticut, Maine, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, and Vermont;

SOUTH REGION: Alabama, Arkansas, Delaware, District of Columbia, Florida, George, Kentucky, Louisiana, Maryland, Mississippi, North Carolina, Oklahoma, South Carolina, Tennessee, Texas, Virginia, and West Virginia;

WEST REGION: Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, and Wyoming.

**\*\* Fringe Benefits Required Follow the Occupational Listing \*\***

Employed on contracts for removal of oil spills, hazardous waste materials and related cleanup services.

CODE	OCCUPATION TITLE	MINIMUM WAGE RATE
23440	Heavy Equipment Operator :	
	MIDWEST REGION	24.35
	NORTHEAST REGION	23.14
	SOUTH REGION	21.20
	WEST REGION	23.87
23470	Laborer :	
	MIDWEST REGION	13.70
	NORTHEAST REGION	14.03
	SOUTH REGION	10.69
	WEST REGION	12.24
29090	Environmental Technician :	
	MIDWEST REGION	21.67
	NORTHEAST REGION	23.07
	SOUTH REGION	20.55
	WEST REGION	21.80
31010	Airplane Pilot	23.45
31361	Truckdriver, Light Truck :	
	MIDWEST REGION	12.36
	NORTHEAST REGION	15.49
	SOUTH REGION	10.04
	WEST REGION	10.45
31362	Truckdriver, Medium Truck :	

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WAGE DETERMINATION NO.: 1996-0223 (Rev. 18)

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	MIDWEST REGION	19.93
	NORTHEAST REGION	19.96
	SOUTH REGION	16.94
	WEST REGION	18.71
31363	Truckdriver, Heavy Truck :	
	MIDWEST REGION	20.88
	NORTHEAST REGION	20.96
	SOUTH REGION	17.76
	WEST REGION	19.64

## ALL OCCUPATIONS LISTED ABOVE RECEIVE THE FOLLOWING BENEFITS:

HEALTH & WELFARE: \$2.87 an hour or \$114.80 a week or \$497.47 a month

VACATION: 2 weeks paid vacation after 1 year of service with a contractor or successor; 3 weeks after 5 years, and 4 weeks after 15 years. Length of service includes the whole span of continuous service with the present contractor or successor, wherever employed, and with the predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 29 CFR 4.173)

HOLIDAYS: A minimum of ten paid holidays per year: New Year's Day, Martin Luther King Jr.'s Birthday, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, and Christmas Day. (A contractor may substitute for any of the named holidays another day off with pay in accordance with a plan communicated to the employees involved.) (See 29 CFR 4.174)

VACATION (Hawaii): 2 weeks paid vacation after 1 year of service with a contractor or successor; 3 weeks after 10 years, and 4 weeks after 15 years. Length of service includes the whole span of continuous service with the present contractor or successor, wherever employed, and with the predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 29 CFR 4.173)

HEALTH & WELFARE (Hawaii): \$1.29 an hour for all employees on whose behalf the contractor provides health care benefits pursuant to the Hawaii prepaid Health Care Act. For those employees who are not receiving health care benefits mandated by the Hawaii prepaid Health Care Act, the new health and welfare benefit rate will be \$2.87. For information regarding the Hawaii prepaid Health Care Act, please contact the Hawaii Employers Council.

**\*\* UNIFORM ALLOWANCE \*\***

If employees are required to wear uniforms in the performance of this contract (either by the terms of the Government contract, by the employer, by the state or local law, etc.), the cost of furnishing such uniforms and maintaining (by laundering or dry cleaning) such uniforms is an expense that may not be borne by an employee where such cost reduces the hourly rate below that required by the wage determination. The Department of Labor will accept payment in accordance with the following standards as compliance:

The contractor or subcontractor is required to furnish all employees with an adequate number of uniforms without cost or to reimburse employees for the actual cost of the uniforms. In addition, where uniform cleaning and maintenance is made the responsibility of the employee, all contractors and subcontractors subject to this wage determination shall (in the absence of a bona fide collective bargaining agreement providing for a different amount, or the furnishing of contrary affirmative proof as to the actual cost), reimburse all employees for such cleaning and maintenance at a rate of \$3.35 per week (or \$.67 cents per day). However, in those instances where the uniforms furnished are made of "wash and wear" materials, may be routinely washed and dried with other personal garments, and do not require any special treatment such as dry cleaning, daily washing, or commercial laundering in order to meet the cleanliness or appearance standards set by the terms of the Government contract, by the contractor, by law, or by the nature of the work, there is no requirement that employees be reimbursed for uniform maintenance costs.

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**\*\* NOTES APPLYING TO THIS WAGE DETERMINATION \*\***

Under the policy and guidance contained in All Agency Memorandum No. 159, the Wage and Hour Division does not recognize, for section 4(c) purposes, prospective wage rates and fringe benefit provisions that are effective only upon such contingencies as "approval of Wage and Hour, issuance of a wage determination, incorporation of the wage determination in the contract, adjusting the contract price, etc." (The relevant CBA section) in the collective bargaining agreement between (the parties) contains contingency language that Wage and Hour does not recognize as reflecting "arm's length negotiation" under section 4(c) of the Act and 29 C.F.R. 5.11(a) of the regulations. This wage determination therefore reflects the actual CBA wage rates and fringe benefits paid under the predecessor contract.

**Source of Occupational Title and Descriptions:**

The duties of employees under job titles listed are those described in the "Service Contract Act Directory of Occupations," Fourth Edition, January 1993, as amended by the Third Supplement, dated March 1997, unless otherwise indicated. This publication may be obtained from the Superintendent of Documents, at 202-783-3238, or by writing to the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402. Copies of specific job descriptions may also be obtained from the appropriate contracting officer.

**REQUEST FOR AUTHORIZATION OF ADDITIONAL CLASSIFICATION AND WAGE RATE (Standard Form 1444 (SF 1444))**

**Conformance Process:**

The contracting officer shall require that any class of service employee which is not listed herein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination. Such conformed classes of employees shall be paid the monetary wages and furnished the fringe benefits as are determined. Such conforming process shall be initiated by the contractor prior to the performance of contract work by such unlisted class(es) of employees. The conformed classification, wage rate, and/or fringe benefits shall be retroactive to the commencement date of the contract. (See Section 4.6 (C)(vi)) When multiple wage determinations are included in a contract, a separate SF 1444 should be prepared for each wage determination to which a class(es) is to be conformed.

The process for preparing a conformance request is as follows:

- 1) When preparing the bid, the contractor identifies the need for a conformed occupation(s) and computes a proposed rate(s).
- 2) After contract award, the contractor prepares a written report listing in order proposed classification title(s), a Federal grade equivalency (FGE) for each proposed classification(s), job description(s), and rationale for proposed wage rate(s), including information regarding the agreement or disagreement of the authorized representative of the employees involved, or where there is no authorized representative, the employees themselves. This report should be submitted to the contracting officer no later than 30 days after such unlisted class(es) of employees performs any contract work.
- 3) The contracting officer reviews the proposed action and promptly submits a report of the action, together with the agency's recommendations and pertinent information including the position of the contractor and the employees, to the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, for review. (See section 4.6(b)(2) of Regulations 29 CFR Part 4).
- 4) Within 30 days of receipt, the Wage and Hour Division approves, modifies, or disapproves the action via transmittal to the agency contracting officer, or notifies the contracting officer that additional time will be required to process the request.
- 5) The contracting officer transmits the Wage and Hour decision to the contractor.
- 6) The contractor informs the affected employees.

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WAGE DETERMINATION NO.: 1996-0223 (Rev. 18)

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Information required by the Regulations must be submitted on SF 1444 or bond paper.

When preparing a conformance request, the "Service Contract Act Directory of Occupations" (the Directory) should be used to compare job definitions to insure that duties requested are not performed by a classification already listed in the wage determination. Remember, it is not the job title, but the required tasks that determine whether a class is included in an established wage determination. Conformances may not be used to artificially split, combine, or subdivide classifications listed in the wage determination.

## WASTE CODE CLIN SELECTION CRITERIA

### STANDARD DISPOSAL CLINs (9100-9999)

1. The bid schedule for this contract is broken into three primary categories: **RCRA REGULATED WASTE; STATE REGULATED HAZARDOUS WASTE; and NON-RCRA, NON-STATE REGULATED HAZARDOUS WASTE.** CLIN selection will be determined in accordance with the following criteria.

a. **RCRA:** Wastes regulated by RCRA are identified according to the EPA waste number listed in the 40 CFR Part 261 (referenced included with the CLIN headings). Use the waste number to determine the specific category (e.g., **IGNITABLE WASTE [40 CFR 261.21] D001**).

1) If a waste exhibits more than one characteristic (more than one "D" waste number) the following hierarchy will apply to select the proper category:

- |                 |             |
|-----------------|-------------|
| a) Reactivity   | (D003)      |
| b) Ignitability | (D001)      |
| c) Corrosivity  | (D002)      |
| d) Toxicity:    | (D004-D043) |

2) If the waste is a combination of more than one listed waste with different waste numbers, the following hierarchy will apply to select the proper category:

- |                           |                   |
|---------------------------|-------------------|
| a) Acutely Hazardous      | (P-Listed)        |
| b) Leachate               | (F039)            |
| c) Electroplating Related | (F006-F012, F019) |
| d) Spent Solvent          | (F001-F005)       |
| e) Toxics                 | (U-Listed)        |
| f) Industrial Process     | (K-Listed)        |

3) When a waste includes combinations of listed and characteristic waste numbers, the category will be selected based upon the listed waste number(s).

b. **STATE REGULATED HAZARDOUS WASTE:** Wastes that are State Regulated as hazardous waste in the State where the waste is generated will be assigned the appropriate CLIN listed under the heading STATE REGULATED HAZARDOUS WASTE. All wastes generated in the state of Texas classified as TWC Class I non-hazardous waste will be assigned a CLIN in this category.

c. **NON RCRA, NON STATE REGULATED HAZARDOUS WASTE:** Waste that is not regulated by RCRA nor regulated by the State of generation as hazardous waste will be assigned the appropriate CLIN listed under the heading NON RCRA, NON STATE REGULATED HAZARDOUS WASTE. All wastes generated in the state of Texas classified as TWC Class II or Class III non-hazardous waste will be assigned a CLIN in this category.

2. CLIN selection within a waste category shall be accomplished as follows:

a. If material is an aerosol, select the "AEROSOL" CLIN. The "Aerosol" CLINs found in most categories of the contract bid schedule are to be used only for small pressurized containers (including, but not limited to, paints, pesticides, lubricants, engine starting canisters, etc.) Compressed gas cylinders as defined in DLAR 4145.25, Storage and Handling of Compressed Gases and Liquids in Cylinders, and of Cylinders, are to be ordered on the appropriate gas cylinder CLIN.

CLIN SELECTION CRITERIA, continued

NOTE: REGARDLESS OF SIZE – AEROSOLS WILL BE ORDERED UNDER THE AEROSOL CLIN (i.e., not the small container CLIN)

- b. If material is in a small container (less than 5 gallons), select the "SMALL CONTAINER" CLIN;
- c. If the material is in bulk (in a container having a capacity greater than 119 gallons, or any size non-removable container, or not containerized), select the appropriate "BULK" CLIN;
- d. If containerized material contains any free liquids\*\*, select the "CONTAINERIZED LIQUIDS / MULTI-PHASE" CLIN; (see \*\*)
- e. If you are certain the material contains no free liquids, select the "CONTAINERIZED SOLID CLIN".

\*\* *Physical state based on test method 9095 (Paint Filter Liquids Test) as described in "Test Methods for Evaluating Solid Wastes Physical/Chemical Methods", EPA Publication No. SW-846.*

3. NOTES:

a. BATTERIES: All batteries may be ordered under the "CONTAINERIZED SOLID" CLIN in the appropriate category, however, if there are suffixed CLINs on the contract for Nicad, Lead Acid, Mercury or other batteries, the suffixed CLINs **must** be used.

b. EMPTY CONTAINERS: EMPTY CONTAINERS (as defined in 40 CFR): STATE REGULATED HAZARDOUS WASTE and NON-RCRA, NON-STATE REGULATED HAZARDOUS WASTE empty containers (excluding aerosols) will be ordered under the "BULK SOLID" CLIN.

c. PCB CONTAMINATED WASTE:

1) RCRA REGULATED WASTE contaminated with PCBs will be ordered under the appropriate "RCRA" OR "STATE REGULATED HAZARDOUS WASTE" CLIN. If the PCB concentration is at or above regulated levels, the applicable CLIN shall be suffixed with a "PP" or " \_P" in the fifth and/or sixth positions and the following verbiage added to the description, "*contaminated with PCBs at or above regulated levels*".

2) NON-RCRA, NON-STATE REGULATED WASTE contaminated with PCBs will be ordered under the appropriate 7000 series CLIN.

3) NON-RCRA, NON-STATE REGULATED, NON-TSCA REGULATED WASTE contaminated with PCBs below state or Federally regulated levels will be ordered under the appropriate NON-RCRA, NON-STATE REGULATED WASTE series CLIN.

d. COMPRESSED GAS CYLINDERS: Compressed gas cylinders shall be assigned CLINs as follows:

- 1) Determine the appropriate category (e.g., Poison, Refrigerant, flammable, etc.). If a cylinder can be placed into more than one category, selection will be performed utilizing the following hierarchy:
  - a) **Poison**: Any gas classified as a poison by DOT (49 CFR 173.115).
  - b) **Silane/Pyrophoric**: Any mixture with greater than 5% silane or any which will spontaneously ignite/combust at 130° F. A silane is silicon tetrahydride or compounds that contain a  $\text{Si}_n\text{H}_{2n+2}$  group.

- c) **Flammable:** Any gas with a DOT flammable classification (a gas that is ignitable at atmospheric pressure when in a mixture of 13% or less by volume in air, or a gas with a flammable range at atmospheric pressure with air of at least 12% regardless of the lower limit).
- d) **Oxidizer:** Any gas which meets the DOT definition of oxidizer (49 CFR 173.127). A gas that causes or enhances combustion, usually by yielding oxygen.
- e) **Corrosive:** Any gas with a DOT corrosive classification or an EPA waste code of D002.
- f) **Refrigerant:** Halocarbons or refrigerants. Any gas containing greater than 30% halogens.
- g) **Inert:** A compressed gas that is not flammable, corrosive, oxidizable, or poisonous and is essentially chemically inactive. Gases such as helium, neon, argon, and nitrogen are considered inert. Basically, any gas which is not regulated when vented directly to the atmosphere.

2) Select the CLIN within the category by the size of the cylinder:

- a) Small Cylinder (includes lecture bottles and cartridges) – not to exceed 4” in diameter and/or 16” in length.
- b) Medium Cylinder – not to exceed 12” in diameter and/or 36” in length.
- c) Large Cylinder – not to exceed 20” in diameter and/or 72” in length.

**NOTE:** Valve will not be included in determining length of cylinder.

f. UNIVERSAL WASTE: Universal Waste (UW) will be ordered under the appropriate CLIN in the “UNIVERSAL WASTE” (9800) category.

Letter Head

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ATTACHMENT V  
PAGE 1 OF 1

SAMPLE

## CERTIFICATE OF RECYCLING

Contract Number:

Company Name:

EPA I.D. Number:

Delivery Order Number:

Date:

This document is to certify that (Facility Name) has completed the recycling of your hazardous waste.

Under civil and criminal penalties of law for the making or submission of false or fraudulent statement or representations (18 U.S.C 1001 and 15 U.S.C. 2615), I certify that the information contained in or accompanying this document is true, accurate, and complete.

I certify as the company official having supervisory responsibility for the persons who acting under my direct instruction made the verification that this information is true, accurate, and complete.

Generator:

CLIN:

Manifest Number:

Weight:

Approved by:



## HAZARDOUS WASTE PROFILE SHEET

## PART I

## A. GENERAL INFORMATION

1. GENERATOR'S NAME

WASTE PROFILE NO.

2. FACILITY ADDRESS

5. ZIP CODE

3. GENERATOR USEPA ID

4. GENERATOR STATE ID

6. TECHNICAL CONTACT

7. TITLE

PHONE

B. 1. NAME OF WASTE

2. USEPA/ or /STATE WASTE CODE(S)

3. PROCESS GENERATING WASTE

4. PROJECTED ANNUAL VOLUME/UNITS

5. MODE OF COLLECTION

6. IS THIS WASTE A DIOXIN LISTED WASTE AS DEFINED IN 40 CFR 261.31?  
(e.g., F020, F021, F022, F023, F026, F027, OR F028)☐ YES☐ NO

7. IS THIS WASTE RESTRICTED FROM LAND DISPOSAL? (40 CFR 268)

☐ YES☐ NO

HAS AN EXEMPTION BEEN GRANTED?

☐ YES☐ NODOES THE WASTE MEET APPLICABLE TREATMENT STANDARDS?  
REFERENCE STANDARDS☐ YES☐ NO

## PART II

## 1. MATERIAL CHARACTERIZATION (Optional - Not Required Data)

COLOR

DENSITY

BTU/LB

TOTAL SOLIDS

ASH CONTENT

LAYERING ☐ MULTILAYERED ☐ BILAYERED ☐ SINGLE PHASE

## 2. RCRA CHARACTERISTICS

## PHYSICAL STATE

☐ GAS☐ OTHER☐ SOLID☐ LIQUID☐ SEMI-SOLID☐ IGNITABLE (D001)

TREATMENT GROUP:

☐ WASTEWATER

FLASH POINT

☐ NON-WASTEWATER☐ HIGH TOC (>10%)☐ REACTIVE (D003)☐ LOW TOC (<10%)☐ WATER REACTIVE☐ CORROSIVE (D002)☐ CYANIDE REACTIVE

ph

☐ SULFIDE REACTIVE☐ CORRODES STEEL☐ TOXICITY CHARACTERISTIC  
(SEE REVERSE FOR LISTING)

## 3. CHEMICAL COMPOSITION

COPPER

NICKEL

ZINC

CHROMIUM - HEX

PHENOLICS

TOTAL HALOGENS

VOLATILE ORGANICS

PCBs

(OTHER)

NOTE: EXPLOSIVES, SHOCK SENSITIVE, PYROPHORIC, RADIOACTIVE, AND  
ETIOLOGICAL WASTE ARE NOT NORMALLY ACCEPTED BY THE DRMO

## 6. GENERATOR CERTIFICATION

☐ CHEMICAL ANALYSIS (ATTACH TEST RESULTS)☐ USER KNOWLEDGE (ATTACH SUPPORTING DOCUMENTS)

Explain how and why these documents comply with RCRA requirements

## 4. MATERIAL COMPOSITION

COMPONENT

CONCENTRATION

RANGE

TOTAL 100%

## 5. SHIPPING INFORMATION

DOT HAZARDOUS MATERIAL? ☐ YES ☐ NO

PROPER SHIPPING NAME

HAZARD CLASS U.N or N.A. NO.

ADDITIONAL DESCRIPTION

METHOD OF SHIPMENT ☐ BULK ☐ DRUM ☐ OTHER

CERCLA REPORTABLE QTY (IRQ)

EMERGENCY RESPONSE GUIDE PAGE

DOT PUBLICATION 5800.4 PG NO. EDIT. (YR)

SPECIAL HANDLING INFORMATION

I, \_\_\_\_\_ HEREBY  
CERTIFY THAT ALL INFORMATION SUBMITTED IN THIS AND  
ALL ATTACHED DOCUMENTS IS TO THE BEST OF MY  
KNOWLEDGE AN ACCURATE REPRESENTATION OF THE  
WASTE TURNED IN TO THE DRMO. ALL KNOWN OR  
SUSPECTED HAZARDS HAVE BEEN DISCLOSED.

Signature of Generator's Representative

Date

## TOXICITY CHARACTERISTIC LIST

CONTAMINANT	CAS NO.	EPA HW NO.	(mg/L)	CONTAMINANT	CAS NO.	EPA HW NO.	(mg/L)
<input type="checkbox"/> ARSENIC 7440-38-2		D004		<input type="checkbox"/> HEXACHLORO-BUTADIENE 87-68-3		D033	
<input type="checkbox"/> BARIUM 7440-39-3		D005		<input type="checkbox"/> HEXACHLOROETHANE 67-72-1		D034	
<input type="checkbox"/> BENZENE 71-43-2		D018		<input type="checkbox"/> LEAD 7439-92-1		D008	
<input type="checkbox"/> CADMIUM 7440-43-9		D006		<input type="checkbox"/> LINDANE 58-89-9		D013	
<input type="checkbox"/> CARBON TETRACHLORIDE 56-23-5		D019		<input type="checkbox"/> MERCURY 7439-97-6		D009	
<input type="checkbox"/> CHLORDANE 57-74-9		D020		<input type="checkbox"/> METHOXYCHLOR 72-43-5		D014	
<input type="checkbox"/> CHLOROBENZENE 108-90-7		D021		<input type="checkbox"/> METHYL EHTYL KETONE 78-43-3		D035	
<input type="checkbox"/> CHLOROFORM 67-66-3		D022		<input type="checkbox"/> NITROBENZENE 98-95-3		D036	
<input type="checkbox"/> CHROMIUM 7440-47-3		D007		<input type="checkbox"/> PENTACHLOROPHENOL 87-86-5		D037	
<input type="checkbox"/> O-CRESOL 95-48-7		D023		<input type="checkbox"/> PYRIDINE 110-86-1		D038	
<input type="checkbox"/> M-CRESOL 108-39-4		D024		<input type="checkbox"/> SELENIUM 7782-49-2		D010	
<input type="checkbox"/> P-CRESOL 106-44-5		D025		<input type="checkbox"/> SILVER 7740-22-4		D011	
<input type="checkbox"/> CRESOL --- --		D026		<input type="checkbox"/> TETRACHLOROETHYLENE 127-18-4		D039	
<input type="checkbox"/> 2,4-D 94-75-7		D016		<input type="checkbox"/> TOXAPHENE 8001-35-2		D015	
<input type="checkbox"/> 1,4-DICHLOROBENZENE 106-46-7		D027		<input type="checkbox"/> TRICHLOROETHYLENE 79-01-6		D040	
<input type="checkbox"/> 1,2-DICHLOROETHANE 107-06-2		D028		<input type="checkbox"/> 2,4,5-TRICHLOROPHENOL 95-95-4		D041	
<input type="checkbox"/> 1,1-DICHLOROETHYLENE 75-35-4		D029		<input type="checkbox"/> 2,4,6-TRICHLOROPHENOL 88-06-2		D042	
<input type="checkbox"/> 2,4-DINITROTOLUENE 121-14-2		D030		<input type="checkbox"/> 2,4,5-TP (SILVEX) 93-72-1		D017	
<input type="checkbox"/> ENDRIN 72-20-8		D012		<input type="checkbox"/> VINYL CHLORIDE 75-01-4		D043	
<input type="checkbox"/> HEPTACHLOR (AND ITS HYDROXIDE) 76-44-8		D031					
<input type="checkbox"/> HEXACHLOROBENZENE 118-74-1		D032					

## PART III

## FOR DRMO USE ONLY

## DRMO VERIFICATION

1. DATE VERIFIED \_\_\_\_\_

2. RESULTS ☐ ATTACHED

ph \_\_\_\_\_ FLASH POINT \_\_\_\_\_ SPECIFIC GRAVITY \_\_\_\_\_ HALIDES (TOX) \_\_\_\_\_

REACTIVITY: WATER REACTIVITY \_\_\_\_\_ CYANIDES \_\_\_\_\_ SULFIDES \_\_\_\_\_

TCLP \_\_\_\_\_

## INSTRUCTIONS FOR DRMS FORM 1930

## PART I

## A. GENERAL INFORMATION

1. GENERATOR NAME - Enter the name of the generating facility.
2. FACILITY ADDRESS - Enter the street address of the generating facility.
3. GENERATOR USEPA ID - Enter the 12 character alpha-numeric descriptor issued by the USEPA to the facility generating the waste.
4. GENERATOR STATE ID - Enter the descriptor issued by the state to the facility generating the waste. (if applicable)
5. ZIP CODE - Enter the generating facility's five or nine digit zip code.
6. TECHNICAL CONTACT - Enter technical contact's title.
7. TITLE - Enter technical contact's title.
8. PHONE - Enter technical contact's telephone number.

## B.

1. NAME OF WASTE - Enter a name that is generally descriptive of this waste (e.g., paint, sludge, PCB contaminated dirt, cyanide plating waste.)
2. USEPA/or STATE I.D. NO. - Indicate the appropriate state or USEPA Hazardous waste identification number (e.g. D001, U119 etc.)
3. PROCESS GENERATING WASTE - List the specific process/operation or source that generates the waste (e.g. paint spray booth, PCB spill, metal plating operation).
4. PROJECTED ANNUAL VOLUME/UNITS - Enter the amount of this waste which will be generated annually. Use the appropriate units to describe this volume (e.g. pounds).
5. MODE OF COLLECTION - Describe the method utilized to collect and store the waste stream (e.g., drums, tanks, ponds).
6. DIOXIN WASTE - Storage and disposal of Dioxin wastes requires special attention. If this waste is a USEPA listed Dioxin waste indicate "YES" and contact your DRMO representative.
7. LAND DISPOSAL RESTRICTIONS - Indicate if waste has been prohibited from land disposal, has received an exemption under 268.8 or meets

## PART II

## 1. MATERIAL CHARACTERIZATION (OPTIONAL - NOT REQUIRED DATA)

1. COLOR - Describe the color of the waste (e.g., blue, clear, varies).
2. DENSITY - Indicate the range. The specific gravity of water is 1.0. Most organics are less than 1.0. Chlorinated solvents, most inorganics and paint sludge are greater than 1.0.
3. BTU/LB - This entry is only required for property that may have potential for use as a fuel substitute.
4. ASH CONTENT - This entry only for used oil with recovery potential.
5. TOTAL SOLIDS - Content can be expressed as either a weight percentage or dry weight concentration (mg/kg).
6. LAYERING - Check all applicable boxes. Multi-layered means more than two layers (e.g., oil/water, solvent/sludge). Bi-layered means the waste

is comprised of two layers which may or may not be of the same phase (e.g., oil/water, solvent/sludge). Single phase means the waste is

## 2. RCRA CHARACTERISTICS

1. PHYSICAL STATE - If the four boxes provided do not apply, a descriptive phrase may be entered after "Other".
2. IGNITABLE - Indicate if the waste is ignitable (D001) and list its liquid flash point obtained using the appropriate testing method (40 CFR 261.21). The flash point is important from a transportation standpoint (49 CFR 173.115). Also list if this waste is considered to be a HIGH TOC IGNITABLE (contains .GE. 10% total organic carbon) or a LOW TOC IGNITABLE (contains .LT. 10% TOC). Knowledge of high/low TOC is required due to Third Land Ban regulations. Solids with flammable potential should be identified in PART 3 (e.g., Pyrophoric, RCRA Reactive, other).
3. CORROSIVE - Indicate if the waste is corrosive (D002) and its pH for liquid or liquid portions of the waste. Also indicate if this waste corrodes steel (40 CFR 261.22). For solid or organic liquid wastes, indicate the pH of a 10% aqueous solution of the waste if applicable. Write "NA" for nonwater soluble materials (e.g., dismantled tanks, empty drums, gases).
4. REACTIVE - Indicate if the waste is reactive (D003) and if it is water reactive, cyanide reactive, or sulfide reactive (40 CFR 261.23).
5. TOXICITY CHARACTERISTIC - Check appropriate box and list contaminant level.

## 3. CHEMICAL COMPOSITION

Indicate if any of the listed chemical components (e.g., copper, nickel, phenols, PCBs etc.) are present in the waste and indicate the concentration level in ppm or mg/L.

OTHER - Indications of other hazardous characteristics must be included (e.g., explosives, radioactive, etiological, peroxide-forming etc.)

NOTE: Explosives, shock sensitive, pyrophoric, radioactive and etiological waste are normally not accepted by the DRMO for disposal.

## 4. MATERIAL COMPOSITION

Section 4 is necessary to determine if any listed wastes have been added to a characteristic waste in addition to the basic material makeup.

List all organic and/or inorganic components of the waste using specific chemical names. If trade names are used, attach MSDS or other documentation which adequately describe the composition of the waste. For each component, list it's Chemical Abstract Service (CAS) No. (if applicable) and estimate the range (in percent) in which the component is present. In case of extreme pH (2 or less or 12.5 or greater) indicate specific acid or caustic species present. This list must include any hazardous components which exceed 10,000 ppm (1%). The total of the maximum values of the components must be greater than or equal to 100% including water, earth, etc.

**5. SHIPPING INFORMATION**

The presented information is not meant to constitute a standard USDOT certificate given by a shipper offering a package to a transporter. If the information contained in this section is also given on a manifest at time of turn-in, a copy of that manifest will suffice.

1. Indicate if this waste is regulated by U.S. Department of Transportation (DOT) (49 CFR 172.101).
2. PROPER SHIPPING NAME - Enter the proper USDOT shipping name for this waste (49 CFR 172.101).
3. HAZARD CLASS - Enter the proper USDOT hazard class (49 CFR 172.101).
4. I.D. # - Enter the proper USDOT Identification Number (49 CFR 172.101).
5. ADDITIONAL DESCRIPTION - Enter any additional shipping information required (e.g., "RQ", the names of Hazardous Substance Constituents as they would appear on the Uniform Hazardous Waste Manifest and the packaging) (49 CFR 172.203).
6. CERCLA/DOT REPORTABLE QUANTITY (RQ) - Enter the Reportable Quantity for this waste from 49 CFR 172.101 or 40 CFR 302.
7. EMERGENCY RESPONSE GUIDE PAGE - Indicate the appropriate guide page found in DOT Publication 5800.4 as required by 49 CFR 172.602.
8. SPECIAL HANDLING INFORMATION - Describe those hazards which you know or reasonably believe are or may be associated with short term or prolonged human exposure to this waste (29 CFR 1910.1200). If known, please identify any carcinogens present in this waste in excess of 0.1% (29 CFR 1910.1200(d)(4)). Attach relevant documents as a part of your response if appropriate. If documents are attached, identify those attachments. If you have a current Material Safety Data Sheet, it may be attached. Failure to make an entry in PART 5 is considered to be a representation that you neither know nor believe that there are any adverse human health effects associated with exposure to this waste. Also include in any additional information that will aid in the management of the waste.

**6. GENERATOR CERTIFICATION**

**"CHEMICAL ANALYSIS" OR "USER KNOWLEDGE" OR A COMBINATION OF BOTH IS MANDATORY AND SHOULD BE ATTACHED TO THE HAZARDOUS WASTE PROFILE SHEET. THIS IS USED AS SUPPORTING DOCUMENTATION TO THE WASTE PROFILE SHEET.**

An authorized employee of the generator must sign and date this certification on the completed generator's Hazardous Waste Profile Sheet.

CHEMICAL ANALYSIS - Attach copies of analysis.

USER KNOWLEDGE - User knowledge is appropriate when it can be documented (e.g., in & out logs, published info, msds, process production info). There is room provided to explain "what and "why" user knowledge is used in lieu of analysis. Attach all supporting documentation.

**PART III  
DRMO VERIFICATION**

This section will be filled in by the appropriate DRMO personnel.

1. DATE VERIFIED - Enter date of last verification testing done on waste stream.
2. RESULTS - Enter results of verification testing or attach test results. If attached, please indicate so.

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**DISCLOSURE OF LOBBYING ACTIVITIES**Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352  
(See page 3 for public burden disclosure)

<b>1. Type of Federal Action:</b> a. contract b. grant c. cooperative agreement d. loan e. loan guarantee f. loan insurance	<b>2. Status of Federal Action:</b> a. bid/offer/application b. initial award c. post-award	<b>3. Report Type:</b> a. initial filing b. material change  <b>For material change only:</b> Year      quarter Date of last report
<b>4. Name and Address of Reporting Entity:</b> <input type="checkbox"/> Prime <input type="checkbox"/> Sub-awardee Tier      , if Known:  <b>Congressional District, if known:</b>	<b>5. If Reporting Entity in No. 4 is Subawardee, Enter Name and Address of Prime:</b>  <b>Congressional District, if known:</b>	
<b>6. Federal Department/Agency:</b>	<b>7. Federal Program Name/Description:</b>  CFDA Number, if applicable:	
<b>8. Federal Action Number, if known:</b>	<b>9. Award Amount, if known:</b>  \$	
<b>10. a. Name and Address of Lobbying Registrant</b> <i>(if individual, last name, first name, MI):</i>	<b>b. Individuals Performing Services</b> <i>(including address if different from No. 10a)</i> <i>(last name, first name, MI):</i>	
<b>11. Amount of Payment</b> <i>(check all that apply):</i>  \$ <input type="checkbox"/> actual <input type="checkbox"/> planned	<b>12. Form of Payment</b> <i>(check all that apply):</i> <input type="checkbox"/> a. cash <input type="checkbox"/> b. in-kind; specify: nature      value	
<b>13. Type of Payment</b> <i>(check all that apply):</i> <input type="checkbox"/> a. retainer <input type="checkbox"/> b. one-time fee <input type="checkbox"/> c. commission <input type="checkbox"/> d. contingent fee <input type="checkbox"/> e. deferred <input type="checkbox"/> f. other; specify	<b>15. Continuation Sheet(s) SF-LLL-A attached:</b>  <input type="checkbox"/> Yes <input type="checkbox"/> No	
<b>14. Brief Description of Services Performed or to be Performed and Date(s) of Service, including officer(s), employee(s), or Member(s) contacted for Payment indicated in item 11:</b>  <i>attach Continuation Sheet(s) SF-LLL-A, if necessary</i>		
<b>16. Information requested through this form is authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be reported to the Congress semi-annually and will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.</b>	<b>Signature:</b> _____ <b>Print Name:</b> _____ <b>Title:</b> _____ <b>Telephone No.:</b> <b>Date:</b> _____	
<b>Federal Use Only</b>	<b>Authorized for Local Reproduction</b> Standard Form - LLL (Rev. 10-00)	

Solicitation No.

Offeror:

Attachment No.

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VII

Approved by OMB  
0348-0046

**DISCLOSURE OF LOBBYING ACTIVITIES  
CONTINUATION SHEET**

Reporting Entity:

Page

of

Authorized for Local Reproduction  
Standard Form - LLL-A (Rev. 10-00)

**INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES**

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Complete all items that apply for both the initial filing and material change reports. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
2. Identify the status of the covered Federal action.
3. Identify the appropriate classification of this report. If this is a followup report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
6. Enter the name of the federal agency making the award or loan commitment. Include at least one organizational level below agency name, if known. For example, Department of Transportation, United States Coast Guard.
7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitations for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Included prefixes, e.g., "RFP-DE-90-001."
9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
10. (a) Enter the full name, address, city, State and zip code of the lobbying entity engaged by the reporting entity identified in item 4 to influence the covered Federal action.  
  
(b) Enter the full names of the individual(s) performing services, and include full address if different from 10(a). Enter Last Name, First Name, and Middle Initial (MI).
11. Enter the amount of compensation paid or reasonably expected to be paid by the reporting entity (item 4) to the lobbying entity (item 10). Indicate whether the payment has been made (actual) or will be made (planned). Check all boxes that apply. If this is a material change report, enter the cumulative amount of payment made or planned to be made.
12. Check the appropriate box(es). Check all boxes that apply. If payment is made through an in-kind contribution, specify the nature and value of the in-kind payment.
13. Check the appropriate box(es). Check all boxes that apply. If other, specify nature.
14. Provide a specific and detailed description of the services that the lobbyist has performed, or will be expected to perform, and the date(s) of any services rendered. Include all preparatory and related activity, not just time spent in actual contact with the Federal officials. Identify the Federal official(s) or employee(s) contacted or the officer(s), employee(s), or Member(s) of Congress that were contacted.
15. Check whether or not a SF-LLL-A Continuation Sheet(s) is attached.
16. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

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According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503

## Evaluation Data for Rejected - Refused Cylinders

DRMO: \_\_\_\_\_ LOCATION: \_\_\_\_\_

INSPECTED BY: \_\_\_\_\_ DATE: \_\_\_\_\_

CYLINDER ID NO: \_\_\_\_\_ D.O. NUMBER: \_\_\_\_\_ CLIN NO: \_\_\_\_\_

CONTENTS LABELED: \_\_\_\_\_

Or

CONTENTS SUSPECTED: \_\_\_\_\_

DIMENSIONS:	CONTAINS:	DELIVERY:	COLORS: (Starting at valve)
DIA: _____	GAS: _____	GAS: _____	_____
CIR: _____	LIQ: _____	LIQ: _____	_____
LGN: _____	UNK: _____	BTE: _____	_____
WT: _____		UNK: _____	_____

MARKINGS: \_\_\_\_\_

OTHER LABELS: \_\_\_\_\_

SYMBOL:



CGA OUTLET	VALVE MAT	VALVE TYPE	PRESS RELIEF	RELIEF TYPE
_____	BROWSE _____	PACKED _____	CN VALVE _____	PLUG _____
DIM _____	S-STEEL _____	PACKLESS _____	ON CYL _____	DISK _____
_____	OTHER _____	OTHER _____	NONE _____	VALVE _____

VALVE MARKINGS: \_\_\_\_\_

REJECTION EXPLANATION: \_\_\_\_\_

INSPECTOR'S SIGNATURE/DATE: \_\_\_\_\_

COR SIGNATURE/DATE: \_\_\_\_\_



**REMOVAL OF COMPRESSED GAS CYLINDERS FROM DRMO ACCOUNTABILITY**

DRMO:

LOCATION:

PERMANENT  
OWNERSHIP  
MARKINGS

ICC/DOT  
SPECIFICATIONS

SERVICE  
PRESSURE

SERIAL  
NUMBER

MANUFACTURER'S  
SYMBOL

DATE OF  
MANUFACTURE

FULL NAME OF  
PURCHASER

PURCHASER  
ADDRESS

Attachment IX

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Attachment X

## REPORT OF COMPRESSED GAS CYLINDERS (INERT AND NON-INERT)

DRMO	LOCATION

[illegible]

	A	B	C	D	E	F	G	H
1	DELIVERABLE	PHASE	STANDARD	TIME FRAME	CLAUSE	ACCEPTABLE PERFORMANCE LEVEL (APL)	REDUCTION FOR FAILED APL	METHOD OF SURVEILLANCE
2	Compliant Removal	Pre-Removal	Submittal of shipping documentation is timely and accurate	1-5 days depending on removal time	C.1.1.2	100% timely, 95% accurate	25-100% consideration & past performance annotated	CSRs and other COR/customer feedback
3			Notifications timely and accurate	1-5 days...	C.1.1.3	Same as above	Same as above	Same as above
4		Removal	Safe, compliant, timely removal and transportation service	1-60 days as required	C.1.2	100% timely, safe and accurate	Same...	Same as above
5		Post-Removal	Compliant transportation, any interim storage, & shipment to initial qualified TSDF	Return of manifest or applicable shipping paper within 40 CFR 262.42, state equivalent, or contract timeframe.	C.1.3	100% timely	Same...	Same as above
6		Post-Removal	Timely delivery to the TSDF	Return manifest provided so as not to trigger exception report	C.1.31	No more than 2 exception reports required, per generator, per year	Same	Same as above
7	Compliant Disposal/Recycling	Disposal (or recycling)	Timely & proper disposal/recycling as per waste regulatory/contract requirements including return manifest	225 days all items	C.2	100% timely and accurate for RCRA, PCB, CGCs and Demil required waste; 95% accurate for non-RCRA	Same*	CO, tracking, BOSS
8								

Acceptable Performance Levels

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Attachment XI

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	A	B	C	D	E	F	G	H
9	Compliant Special Services	Delivery of expedited removal or performance, analysis, high mercury surcharge, certificates of disposal and/or recycling, Poison Zone A surcharge, and spill response service	Timely, compliant, quality service	Typically 1-30 days depending on actual service	C.3, also C.1.2.11, C.2.1.8, C.2.3.4, C.1.2.1 as applicable	100% timely and compliant	Same...	COR, Customers, CO
10		Delivery of labpacking, tank cleaning, storage containers and rentals, and repackaging	Timely, complaint, quality service	Typically 5-30 depending on actual service	C.3, also C.1.2.12	90% timely and accurate	Same...	COR, Customers, CO
11								
12			* The Government reserves the right to also conduct additional surveillance/review of final tracking information and/or delay all payments until after final tracking information is received if warranted by performance problems in this area.					